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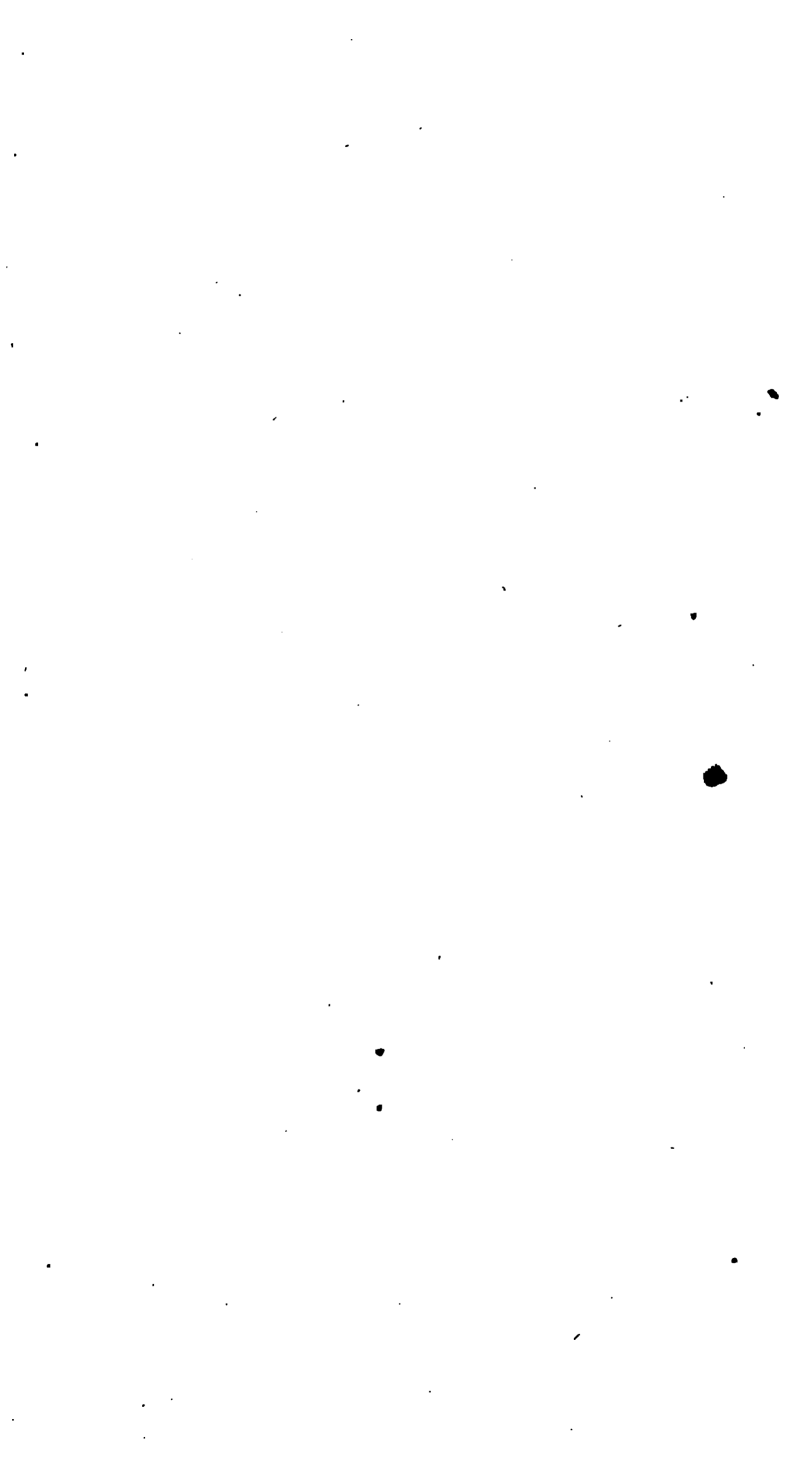
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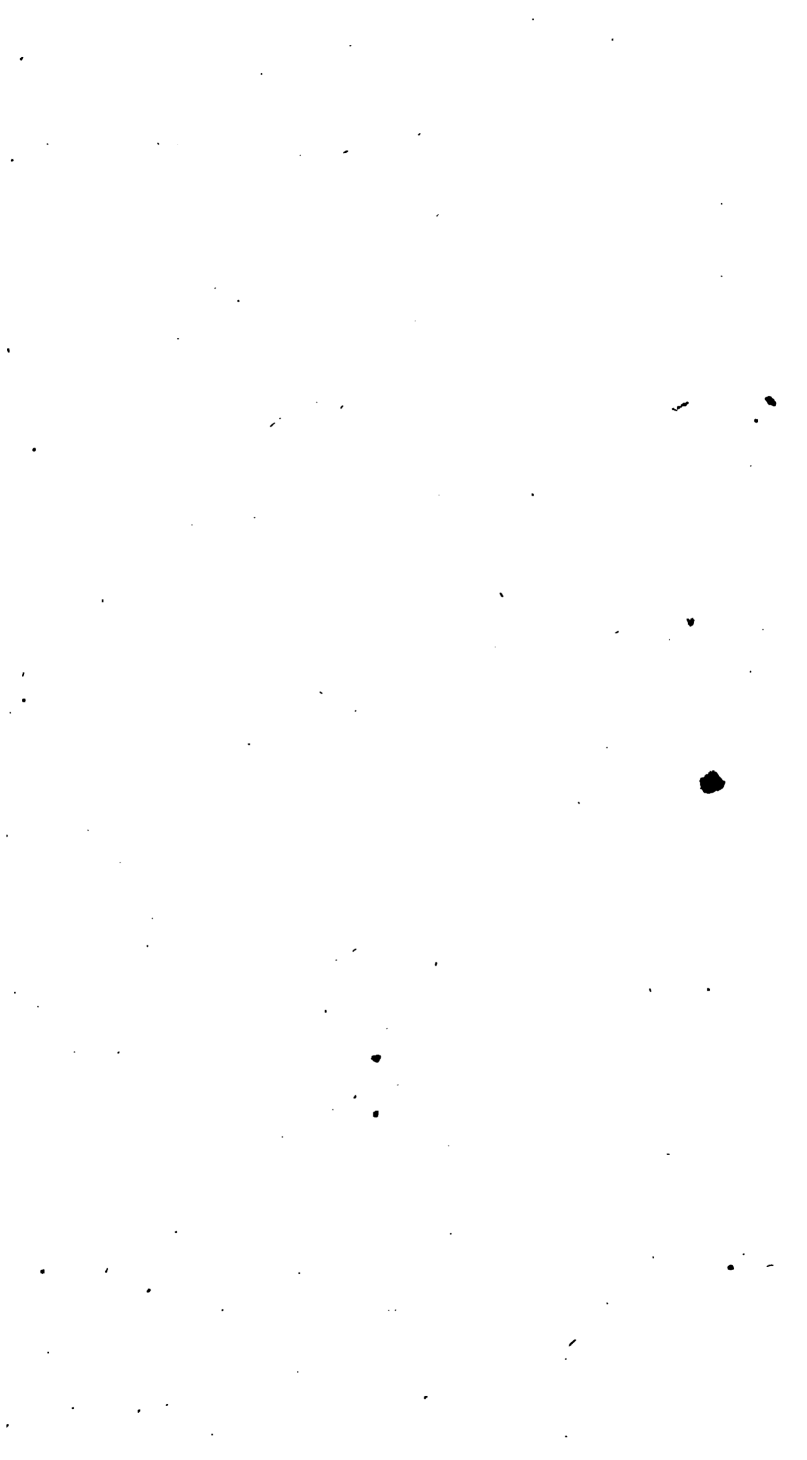






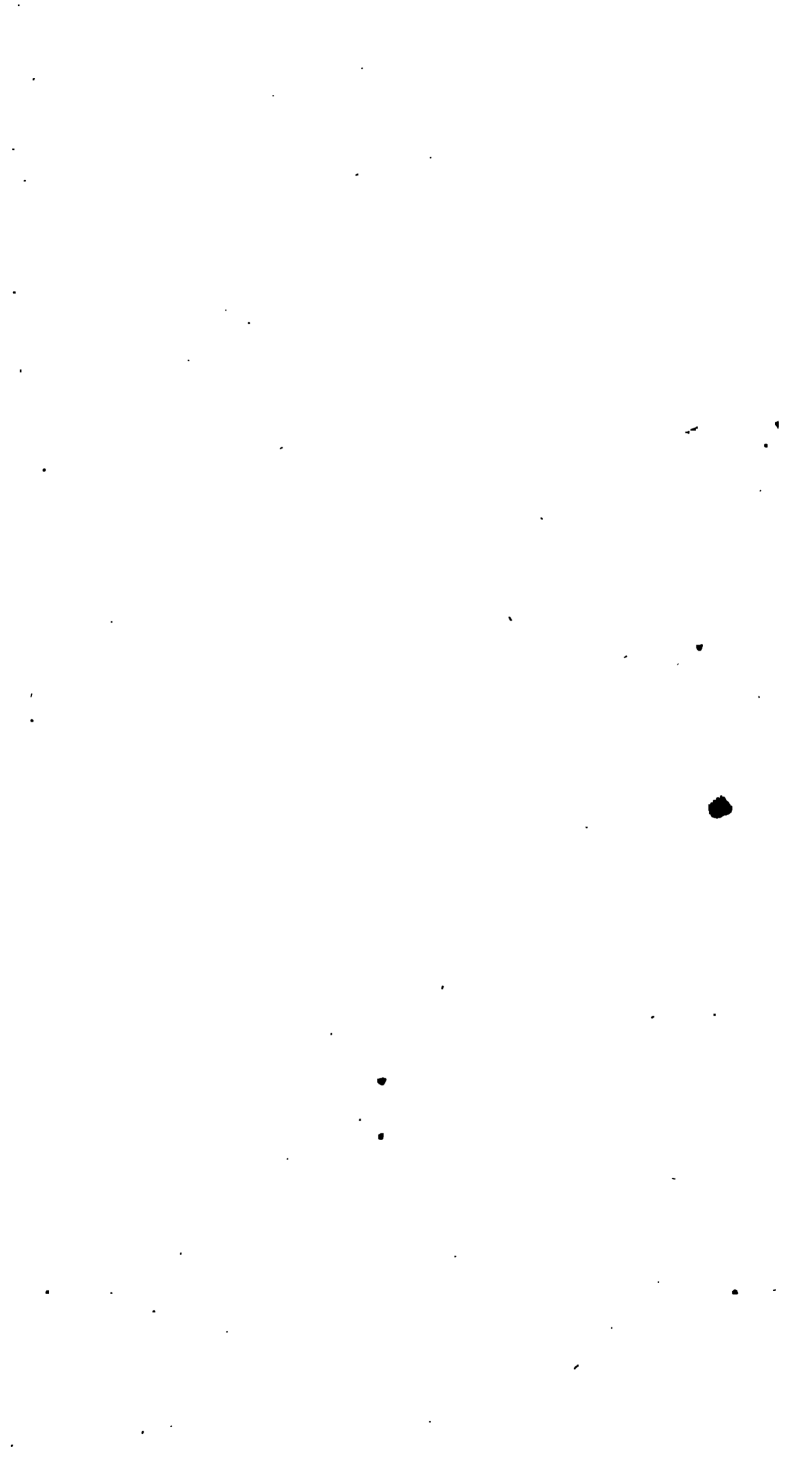






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Collection of LAWS/

WHICH

Form the Constitution of the Bedford LEVEL CORPORATION;

TOGETHER WITH

An Introductory HISTORY thereof.

By CHARLES NALSON COLE, Esq; of the Inner Temple, Barrister at Law, and Register to the Corporation.

---- Bedford Level, erst

Dyer's Fleece.

LONDON:

Printed by H. Woodfall and W. Strahan, Law Printers to the King's Most Excellent Majesty, for C. Bathurst, at the Cross Keys, opposite St. Dunstan's Church, Fleetstreet.

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JOHN DUKE OF BEDFORD;
MARQUIS OF TAVISTOCK, &c.

LORD PRIVY SEAL,

Knight of the Most Noble Order of the Garter,

AND

Governor of the Bedford LEVEL CORPORATION;

This Body of Laws

(Now First collected together)

Form'd for the Advancement of an Undertaking;

The Object of which,

Was public Utility, and the Happiness of Individuals:

Begun by FRANCIS Earl of Bedford,

And ever fince,

Benevolently patronized and protected,

By his illustrious Descendants;

Is WITH ALL HUMILITY
INSCRIBED,

BY HIS GRACE'S MOST OBLIGED,

MOST DEVOTED,

AND

MOST HUMBLE SERVANT,

CHARLES NALSON COLE.



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Historical ACCOUNT

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Historical ACCOUNT

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OF THE

Bedford Level Corporation.

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Historical Account, &c.

HE following Sheets, containing all the public Acts and Instruments which make up the whole Constitution of the Bedford Level Corporation, have at their Desire been collected together and printed under the Inspection of their Register; a Work he readily engaged in, as it seemed to him of the utmost Consequence, that those who had the Government and Direction of an Undertaking, in which the Interests of the Public as well as Individuals were so highly concerned, should have a Collection of those Laws in one Body by which they are to govern and direct. That Body confisting of a Variety of Laws and Adjudications of Sewers, public Agreements, Charters of Incorporation, Returns to Commissions and Acts of Parliament; the latter of which being to be. met with only in the Statutes at large, and those too in different Parts of so voluminous a Work; of the former some having been news yer printed, and others long out of Print; thefe Circumstances taken together have made a Collection of this fort extremely necessary, as without it more labour and Pains would be requifite for the Understanding the Constitution, than can be expected from Gentlemen who voluntarily employ themselves on the sole Motives of public Spirit and Benevolence. - A large Plain or Level confifting of near 400,000 Acres, all which, except some few small Hills, was cover'd with Water, was an Object which. from the infular Situation of Great Britain, its Nature and Government, could not but at some time or other engage the Attention of the Public, and the particular Care of Individuals. As an Island, Commerce could not but be wove up with the first Principles of its Policy; its Nature and Government could not but carry that Commerce to the Heights it has fince gone, and this amongst many other Effects would produce Populousness; Populousness as it were out of Gratitude to its Parent Commerce would



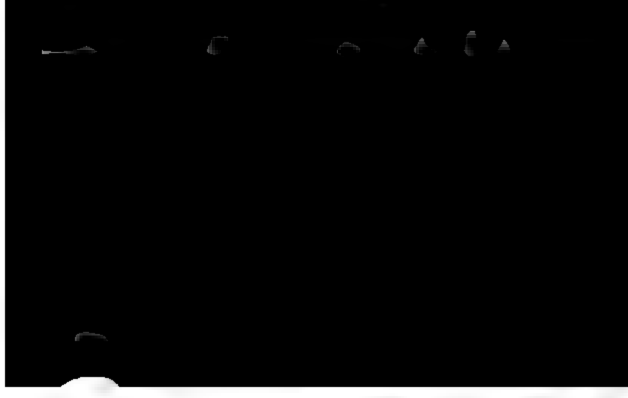
licy already mentioned, there was another which might operate very strongly in obtaining the Favour of the Public and exciting the Spirit of private Men to engage in the Work of draining this great Level.—The Monkish Historians and the Registers of Abbies, represented it as formerly in a very different Situation from what it was at the Time they recorded its History; particularly William of Malmsbury, who wrote in the Eleventh Century, and who in the Opinion of able Judges is an * authentic Historian, describes Thorney and the County around it as a Representation of the first Paradise. + From whence arose so fatal a Reverse, whether from some great Convulsion of an Earthquake, or whether from the ordinary Course and Progress of Nature, can by no

* J. Leland Assert. Arthur F. 468. a. D. Hen. Saville in Epist. ded. ad 5 Script. Usher in Epist. ded. ad Eccles. Histinam.

Will. Malm. De Gestis Pontif. Ang. Lib. 41. Fol. 168. b.

[†] In ejus (Heliensis dico) Episcopi parochia, est Thorneiæ cœnobium. Thorneia ulterior scripto, et contractior spacio, sed prior laudum Titulo, Paradisi simulacrum, quod amænitate jam cœlos ipsos imaginetur, in ipsis paludibus arborum ferax, quæ enodi proceritate luctantur ad sydera. Equorea planities herbarum viridantibus comis oculos advocat, currentibus per campum nullus ossensioni datur locus. Nulla ibi vel exigua terræ portio vacat, hic in pomiseras arbóres terra se subjicit. Hic prætexitur ager vineis, quæ vel per terram repunt, vel per bajulos palos in celsum surgunt. Multum certamen naturæ et cultus, ut quod obliviscitur illa producat iste. Quid dicetur de ædisciorum decore, quæ solum mirabile quantum inter illas paludes solidum inconcussis sundamentis sustinet?

Means be determined; nor have those who have made this Subject their Enquiry, left any thing satisfactory whereby to determine it; but certain it is that these Accounts of what the Level had been were amongst others an Inducement, to engage Men in the Undertaking to recover and drain it. * Hondius, who published Mercatour's Geography, mentions Attempts that were made so early as by John of Gaunt, and afterward by Margaret Counters of Richmond, to recover this Level; but of the Hiftory of these no Traces or Memorial is left. The Reign of Queen Elizabeth may be properly fixed on as the Period in which the Great Level began to be immediately a public Care. The Strength of Commerce at that time, which, though the was far from being grown up, enabled her to comprehend her own Interests; the great Numbers of ingenious and industrious Foreigners, who flying from the Low Countries to avoid the Persecutions of the Duke D'Alva, settled themselves in *England* were kindly received



gether conspired to make this an Age of Difcovery and Improvement. The Queen exactly understood the great Consequence so large a Tract of Land, if it could be recovered, was of, rich in its Nature, and whose Produce from its Situation might be easily made subservient to all the Purposes of Commerce. The difficulty of recovering it seem'd by no Means unsurmountable; the intimate connection at that Time between Holland and England, made, all Men eafily believe from what many of them had feen, that if Expence and Industry had taken from the Sea, a Seat whereon that great Republic was built, an Expence and Industry not so great would be sufficient to recover from the Sea what they had some reason to think it might have possibly usurp'd.—Therefore in the 20th of Queen Elizabeth, a Commission was granted to Sir Thomas Cecil, Sir William Fitzwilliams and others, the Object of which was the Draining the Fens about Clows Cross, a Return was made to this Commission, but there is no account of any Part of that Plan being carry'd into Execution; the disease affecting the whole Body which was very large, and this being a Remedy calculated to cure only a Part of it, met with the same Success that the like kind of Application doth in the Human Constitution; it might amuse for a Time, but it was impossible it should produce any real Effect, as to the End it was design'd for. Those were Times of Sagacity, Men did not a 4

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not make one Blunder the Foundation whereon to build another, a Mistake set them rightno more Commissions of this Kind issued during this Queen's Reign. An Act of Parliament passed in the 43d Year of Queen Elizabeth, on a general Plan for draining the whole Great Level; and indeed it was so general that it comprehended all the Marshes and drowned Lands in England;—the Means by which it was to be effected feemed equal to the End, and great Expectations were conceiv'd of its Confequences by those who interested themselves most in the Design;—but all these Hopes were destroyed by a melancholy Event which happened very foon after; the Letter of the Law was left, but that Spirit which was to put it into Execution died with the Queen, her Successor, whose Ideas of his own Abilitites induced him to believe that he understood all Kind of Learning Human and Divine, all Kind of Business from that which was transacted in the Cabinet, down to that which is carried on



Recovery thereof, cannot but convince the most impartial Examiner, that however transcendant the King's Abilities might be as a Politician, a Scholar, and a Divine, they were by no Means calculated for, or equal to a Work of this Kind. A Multiplicity of Commissions issued; a Variety of Disputes arose between the Commissioners and the Country; Orders were fent from the Privy Council for carrying on particular Works. Letters were wrote by the King himself to the Undertakers, expenfive Views were taken of the Country, a general Dissatisfaction arose in all Parties concerned, much was attempted and little executed; these were the Effects of his Royal Favour and Protection.—Dissatisfied at last with those he had employed, and to make Amends for the long and continual Disappointments all Parties concerned had met with, he most graciously condescended himself to be the Undertaker of this great Work;—the Recompence was settled, the Terms were agreed on between his Majesty and the Proprietors; that Agreement was carried into a Law, and this Royal Adventurer was on the Eve of beginning his Undertaking. What would have been the Consequences of this Adventure, it cannot be difficult to determine, but they must be left to Conjecture; no one executive Step having been ever taken; for such is the strange reverse of human Affairs, that at the Time the King was meditating

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ditating how to obtain a new Country, as it were, for his Subjects, he was called off from that Design to recover an old one for his own Family, out of which they had been expelled. -The ill timed Ambition, and strange Politics of Frederick Elector Palatine, married the Princess Elizabeth, Daughter to King James, induced him to accept of the Crown of Bohemia; for the wearing of which . one Year he afterwards paid as a Price his Blectoral Dominions, out of which he was driven in Revenge by the Emperor; --- he applyed to his Father in Law; his Attempts in Confequence of that Application to recover the Palatinate for him, and other political Embarrasments which attended him during the rest of his Reign intirely extinguished his Spirit as an Adventurer: - From this Time nothing feems attempted with any Effect for the Relief of this Country, till the fixth Year of the Reign of King Charles the first; at a Sessions of Sewers held that Year at I yane, Sir Cornelius Vermuy-



were greatly averse to it, not from the Terms of the Agreement, but from their Objections to the Person contracted with; they considered Sir Cornelius as he was, a Foreigner, and therefore whatever his Character, whatever his Abilities were, this was a sufficient Objection; they would fubmit to no Engagements that were made with him. National Prejudices are not to be defended on general and great Rules of Policy; all that can be faid is, that thefe were the Prejudices of Englishmen,—but with all their Prejudices about them, these very Men after having rejected this Foreigner shew'd the greatest Sagavity, in the Person whom they fixed on to be their Protector and deliverer.—Francis Earl of Bedford was at that Time Owner of a large Quantity of this great Level; he was a Nobleman of high Birth, great Rank, and these were supported by the most ample Fortunes,—he was of an Understanding clear and penetrating, used to and ready in Business;—of a firmness of Mind not to be oppressed; an unshaken Integrity, of which all Men had the highest Opinion, and animated by a Principle of public Spirit, which made these great and amiable Qualities active in all Matters that tended to the public Good;—to him in the Language of the Lynn: Law, "They became humble Suitors to undertake so great and so noble a "Work, fo much concerning the whole " Country:

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. Country:—A Motion proceeding to freely " from the Country, and seconded by all the " Commissioners present," could not but have the Effect it had on a Heart warmed with a Defire of doing Good; "his Lordship yielded " and did agree to undertake the faid Work." -In consequence of this, on the 13th of January in the fixth Year of King Charles the First, at a Commission of Sewers holden at Lynne in Norfolk, was made a Law, which for its Excellence hath ever fince been called The Lynn Law: This recites the Agreement made between the Earl of Bedford and the Proprietors, which is ratified and confirmed by the Power and Jurisdiction of Sewers, and is in some fort the Foundation of all the Laws relative to the Bedford Level Corporation :--- By this Law the Earl was to have 95,000 Acres of the drained Lands for his Satisfaction on account of the Expence and Hazard fuch a Work carried with it; of which 95,000 Acres 40,000 were to be appropriated for continuing and preferv-



their Assistance; and the next Year thirteen Gentlemen of high Rank, Property and Interest in that Country, offered themselves to become Adventurers with him;—the Earl accepted their Offers, and the Terms of their Agreement are contained in a Deed which is called The Indenture of Fourteen Parts; -- the Work was instantly begun; Unanimity, Spirit, and Judgment, made up the Characters of the Adventurers; the Success was equal to what fuch Characters promised; the Royal Favour shone upon this chosen Band, who were enterprizing at their own Expence, for the Happiness of Thousands:—In the tenth Year of his Reign, King Charles the First granted the Earl and his Adventurers a Charter of Incorporation, b with Privileges which it well became the Crown to grant, because they were granted to those who deserved them. In that Charter are contained Provisions for the Religious and Civil Liberties of those who were to be the Inhabitants of this new Country, and the Earl of Bedford is appointed to its Government;—the Charter according to the Usage of those Times is in the Latin Tongue;—it is so interesting in its Nature, that for the Sake of those who are not well acquainted with that Language;—the Editor hath accompanied it with an English Translation, in which he hath endeavoured to preserve the Sense and Spirit of the Grant, as far as it could be done from the Original, which

^{*} Vide F. 23. * Vide 37. * Vide 65.

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which is not a Composition remarkable for its Elegance or Propriety of Stile. Warmed by this Beam of Royal Sunshine, the Earl and his Adventurers proceeded with so much Vigour and Spirit, that notwithstanding the great Expence and Hazard that attended the Undertaking, the Work was finished in the thirteenth Year of King Charles the First. Seffions of Sewers held the twelfth of October that Year at St. Ives in the County of Huntingdon, the Commissioners decreed the great Level drained according to the Intent of the Lynn Law, and the 95,000 Acres to be fet out as a a Recompence for the Earl;—his Majesty's Surveyor General affifted in the Work;—the Lands were fet out, a Schedule of the Particulars whereof was framed by the Commissioners, and returned into the Court of Chancery; and nothing was left to be done, but the putting the Earl and his Adventurers into Possession of what they had so dearly earned.— That Law of Sewers makes a material Part of the present

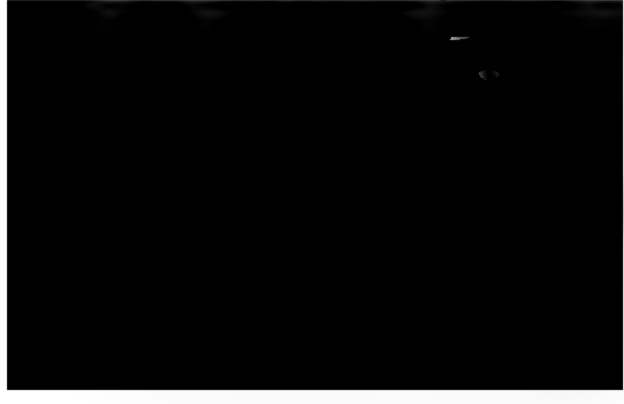


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racteristric of King Charles the First; whether from a Dislike to the Earl of Bedford who was an utter Enemy to the dangerous Politics of those Times, and was of great Weight with all those who apposed the Paces the King was making towards an Establishment of absolute Government; or whether it was owing to the pressing Exigencies of his Majesty's private Finances, which his unpopular Treasurer, the Bishop of London, might think the Measure his Majesty afterwards took might relieve, at this Distance of Time cannot be determined; but certain it is, that very soon afterwards the Disposition of the King towards the Earl and his Adventurers was intirely changed; that King who by his Charter dated the 13th of March 1635, expressed his highest Approbation of their Proceedings, and granted them all the Privileges which were necessary for carrying on their Undertaking, in less than four Years, by fuch Means as ill became a King, persecuted those very Men he had before so kindly protected, to the almost intire Ruin of the Undertaking, and the Destruction of the private Fortunes of most of those who had with so much public Spirit engaged in this Risque; a Commission of Sewers was directed to Officers and Servants of the Crown, and those whom the Court had obliged; who intirely unacquainted with the Business, and as little interested in the Event of it as Strangers could be

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be, were to examine into the Proceedings of the Earl and his Adventurers.---They met at Huntingdon on the 12th of April 1639; -- if on so serious a Subject, Gravity did not peculiarly belong to the Manner of treating it, one might be indulged a Smile at the Idea of the first Interview of these Court Judges; those who had figur'd together in a Drawing Room as the Embroidery of a Court, now met together for the first Time in an Alehouse in the Country, as the Tools to be employed in committing an Act of the highest Oppression and Injustice;—they were well instructed in their Business before they set out, which was to traverse the whole of what the St. Ives Law had done not above fix Months before.—Those Commissioners who met at St. Ives, understanding in the Bufiness, unbiassed in their Opinions, determined the Work compleat, and adjudged the Earl of Bedford and his Adventurers, entitled to the Recompence they adventured for: -These Court Commissioners ignorant of the



that those by whom they were employed entertained of them; that on the 9th of April, two Days before they met, a Letter bearing Date on that Day was wrote to them by the High Treasurer the Bishop of London, to confirm them in the good Purposes they set out on;—and for fear this should not have its defired Effect, on the 13th which was the Day after they met, the King himself condescended to write to them, and the Royal Signet was prostituted to the Purposes of Oppression and Injustice. It seems by those Letters the King had been much enlightened within the compass of three Days, and he knew that to be a Fact before Examination, which these Commissioners were to make a Fact after they had examined. In those Letters the King declares that, fince the Lord Treasurer had sent his Dispatches, he was perfectly well satisfied that the Earl of Bedford had not drained the Country, and offers himself to be the Undertaker of the Work. If the Lord Treasurer's Letters warmed the Commissioners in the Purposes they had, they glowed at this strange but Royal Mandate of his Majesty; -they set themselves to work with the greatest Zeal and Ardour, not by Halves, they went roundly through the whole Business.—They began, in Opposition to the St. Ives Law, to arraign the Earl of Bedford's Conduct; they determined that the Work was incompleat and defective,

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they adjudged the Earl and his Adventurers not to have performed their Contract, and therefore. not entitled to their recompence in the Manner it had been contracted for; and with scandalous Adulations, extolling his Majesty's great Goodness in offering to undertake the Work, they most meanly accepted his Proposals with n free will Offering of 57000 Acres more for his princely Care of this diffressed Country; to diffress the Earl and his Adventurers they imposed an Arbitrary Tax of gos. an Acre on the 95,000 Acres amounting in the whole to 142,500% well knowing that, however able the Earl of Bedford might be to advance his Share of that Sum, the Circumstances of the rest of the Adventurers, many of whom had been ruined by the Expences already incurred, were by no Means equal to the discharging of fuch a Tax; and that if they had been so, it could not on any Principle of Calculation have been deemed prudent to advance it on these Terms. They declared his Majesty the Undertaker of the



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Attention to any Business where the Happiness of Individuals was the immediate Object, when he could employ himself in attempting to procure and establish the Prosperity of a whole Kingdom. And fuch was his Object whilst the Business of this Court Commission was carried on. King Charles had, ever fince his coming to the Throne, taken all Opportunities of shewing that his Ideas of Government were very unlike those of his Subjects, who well knowing the first Principles of the Constitution faw what Government should and ought to be. -He had treated Parliaments, as only Ministers of his Power, had called them to diffolve them, when they took on themselves to exercise any of those Powers which the wife Policy of this Constitution hath arm'd them with, and ventured himself even to levy Money without their Concurrence or Interposition. All these Causes and several others well known in History, had been long working to light up that general Flame which afterwards broke out.-The Earl of Bedford stood foremost on all Occasions to contend for that true political Liberty which it is the Privilege of this Constitution alone to enjoy:—A Friend to the Prerogative of the Crown, as it was a Part of the Constitution, he constantly opposed all Excesses which arose from carrying it beyond its Bounds, as Encroachments dangerous to the Liberties of the Subject, and at the same Time destructive b 2 of

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of that Prerogative itself. It was on him that on all great Occasions, the Eyes of good Men were turned. The Bufiness of this Court Commission was transacting at a Time, when the Fire was first lighted up in Scotland; there a Rebellion was actually begun and the Country was in Arms: -The fatal Confequences of this no one could pronounce, but they were fuch as could not but be foreseen to be of the highest Import to the Nation. From this Time to his Death, the Earl was wholly employed in a constant and watchful Attention to whatever might concern the Happiness of these Kingdoms, and this Undertaking engaged no Part of his Care;—he died of the Small Pox on the 9th of May 1641, and as Cicero faith of Hortenfius, " Cestit e vita, suo magis, quam suorum « civium tempore, et tum occidit, cum lugere faci-" lius Rempublicam posset, si viveret, quam juvare; " vixitq; tamdiu, quam licuit in civitate bene, be-" ateque; vivere." The golden Dreams of his Majesty and his High Treasurer, of the Resources



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he lost his Kingdoms, and with them his Life. Amidst these great and weighty Concerns the Undertaking he had been so earnest to engage in, seems to have been totally forgot. The Works that the Earl of Bedford and his Adventurers had made, at so great an Expence, went to decay, their Drains were growing up, and the whole was running into as distressful a Condition as it was before they undertook it. Francis Earl of Bedford was succeeded by his. Eldest Son William;—the Part he acted in the High Concerns of those Times was such as might be expected from the Son of so noble and great a Father. As long as those who opposed the Crown, professed that Opposition, and seemed to carry it on, upon true constitutional Principles, and merely to preserve the just Ballance of the several Orders of Government, he was most Zealous and active in concurring with them;—he risqued his Life and his Fortune in the Service;—but when he found that they meant more than he did, and that which he had the greatest Hatred to, a Subversion of all Government,—he instantly quitted the Parliament's Service, and went to the King; there too he was disappointed; For finding that wise and moderate Councils were not the Growth of the Court, and that the Meaning of those who had the chief Influence there was not what it should be, after having been persecuted by the Parliament even to the **b** 3 Lois

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Loss of his Liberty and the Sequestration of his Estate, and that Persecution taken off without any Application from himfelf, for he nobly difdained to give that Countenance to their Usinpation which would have arose from any Treaty with them, he retired to his own Estate, ever watchful and ready to come out if any Opportunity offered of promoting the Essential Establishment of these Kingdoms. A more amiable Picture cannot be conceived than this Great Man in his Retirement, where Providence feems to have laid him up as in a Harbour of Safety, and to have preserved his Life to be an Instrument in bringing about those great Events which afterwards happened, and which were the greatest Bleffings this Country ever enjoyed; for such must the Restoration and the Revolution ever be looked upon, and in both which he had a confiderable Share. —In this Retirement excluded by the faid Circumstances of the Times from all Opportunity of advancing the present Interests and Prospe-



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ral Parties interested in the Country, applyed to the Assembly at Westminster, which was then called the Parliament, for their Sanction. That Assembly examined all former Proceedings, they declared null and void the extraordinary Proceedings of the Court Commissioners at Huntingdon, and placed the whole Management of the Level, under the Direction of the Earl of Bedford, on the general Plan of the Lynn Law,—that Earl of Bedford, who when his own Liberty and Fortune was at Stake, disdained making any Application to this unconstitutional Assembly, yet when the Happiness of thousands, who were distressed, presented itself to him as an Object, condescended for their Sakes to Act under their Authority,—a rare Instance, and which could only flow from the most benevolent Heart. This Act is called the pretended Act of Parliament, and passed in the Year 1649. From this Time the Undertaking proceeded with wonderful Success;—the Earl and his Adventurers repaired the decayed Works, made new ones, and that Country hath been ever fince making a regular Progress towards the Perfection it is arrived at in its present happy State,— Soon after the Restoration, and when such general Business of the State necessary on such an Event had been gone through, the Earl of

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Bedford set about a Business which he had much at Heart, as it was of the utmost Consequence to the whole Great Level of the Fens. This was the obtaining an Act of Parliament to ratify and confirm what had been done in consequence of the Lynn Law and the pretended Act of Parliament; to make the Adventurers a Corporation, and form such a System of Laws for the Government thereof, as might be best calculated to promote all the Ends intended by fuch an Establishment.--- A Bill for this Purpose was brought into Parliament in the 15th Year of King Charles the Second, and after as much Confideration as ever was given to any Bill brought into Parliament, was that Year passed into a Law. - Those who read that Act, knowing the Principles on which it was founded, and the Ends proposed to be attained by it, cannot but admire it as one of the most perfect Instances of the Wisdom and Abilities of the Legislature, that the extensive Statute Laws of this Country can furnish; -and this

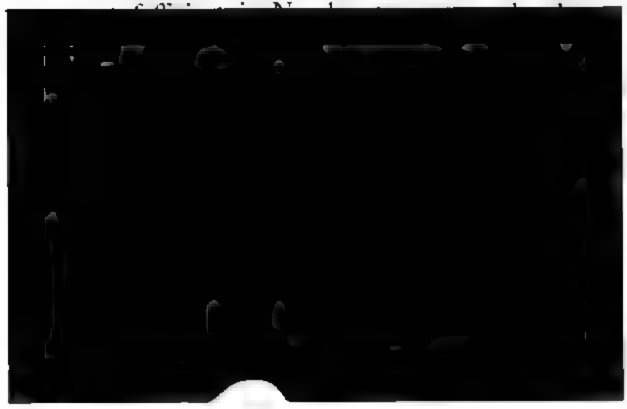


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a Law is Certainty, from the Consequences already mentioned this hath a fair Right to claim that Priority amongst the Laws of this Country which the Editor hath given it.——In that Act of Parliament the Adventurers are made a Corporation to have Succession for ever; the Manner of their Continuance is prescribed, their Powers are declared, the whole 95,000 Acres, which was the Recompence for the Work of draining, are made subject to Taxes to be annually laid and raised, for the Support and Maintenance of the Works of the Level. The publick Meetings of the Corporation are fixed, and the Business of those Meetings directed: To recite it, is to set forth its Excellence, but as it is printed in this Collection, that would be an unnecessary Repetition. Thus the Editor hath trac'd this Undertaking from its Infant State through the several Stages of its Progress, till it arrived to Maturity, under the Act of the 15th of King Charles the Second; which he hath endeavoured to do with - the utmost Conciseness and Impartiality, and in which is contained the Political History of the Institution of the several Laws that were made on this Account to that Period. The Act of the 15th of Car. 2. with all its Excellencies, was not without its Imperfections; all human Laws have them, and those only are the best

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which have fewest; but it must be said that these Impersections were such as could not be foreseen, for they were to be discovered by Experience only. The 15th of King Charles the Second, had given the Corporation a general Power of Taxing, but not prescribed the Form or Manner in which that Power was to be executed.—Under that Act, the Taxes were laid by Way of an Acre Tax, so that the same specific Tax was laid for every Acre; this was found to be a Tax of great Inequality; for as those Lands differed much in Value, whilst the Produce of the best enabled those who own'd them to pay the Taxes imposed on them, the worst were taxed at almost as much as they were intrinsically worth. This was foon discovered, and the Tax was altered to a gradual Acre Tax of five different Sorts, and the Lands taxed in Proportion to their Value; but this Remedy was not adequate to the Evil complained of; for the different Value of the Lands was not ascertained, and five Sorts were

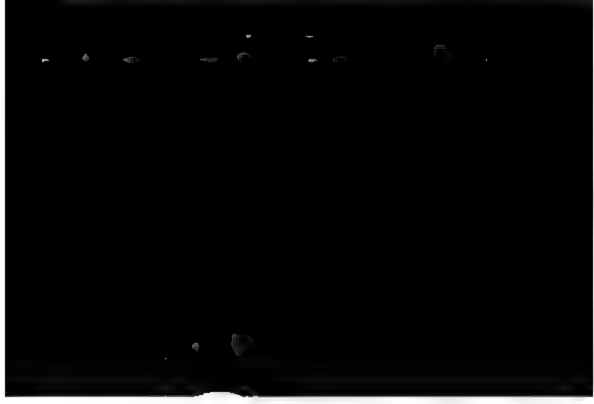


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procure an Equality of Taxes;—their Application was kindly received, and the Legislature gave them all the Assistance they wanted; Commissioners were appointed from amongst Gentlemen of known Abilities and Integrity in the Country, to survey the Adventurers Land, to fort, divide, and rate it;—they proceeded in the Work with Unanimity and Dispatch; they surveyed, sorted it into eleven Degrees, made their Return;—the Adventurers acquiesced in it; and according to that Survey, which, together with the Act of the 20th of King Charles the Second, bappointing the Commissioners, is contained in the following Collection, the Adventurers Lands have been taxed ever fince. To the Honour of those Commissioners it should be remembered, that their Sagacity and Impartiality shewn in the Execution of this Trust was such, that it hath been confirmed by the Judgments and Opinions of all Men who have had any Concerns in this Country ever fince; and there is not in general at present any surer Way of determining the intrinsic Value of the Lands in the Bedford Level, than by an Application to that Survey, where their proportional Values are almost exactly ascertained. The Act of the 15th of King Charles the Second, had given Lords of Manors and Commoners a Power to inclose and divide their Commons;—this was

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certainly well meant for the Improvement of the Country; but the best Provisions may be made use of for the worst of Purposes.—In pursuance of this Power the Lords did inclose and divide their Commons, and the several Commoners had their respective Shares affigned to their commonable Houses; -- but it was afterwards found, that by this Provision, and the Use that was made of it, the Country instead of being improved, would be much diffreffed: for the Commoners fold their respective Shares annexed to their commonable Houses, diffipated the Money, by which there was an Increase of Poor, who were to be maintained at a great Expence;—the Corporation applied to Parliament for a Repeal of that Clause; the Parliament confirmed the Inclosures and Divisions already made, on particular Conditions, and repealed that Clause so as to prevent any Thing of that fort being attempted for the Future; and this was the Alteration made by the First of King Yames the Second: * this was the last A



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mented by all good Men, but by none more than those whose Interests he with so much Spirit and Benevolence had advanced, patronized, and protected during a Course of Fifty-

one Years in the Bedford Level.

In the private Walks of Life it is often remarked, that the Son thinks and acts exactly as his Father did before him.—Where Families supported by their Abilities and Consequence have their Histories read in a Nation's Eye, and remember'd, there this Similitude of Character is seen at different and very distant Periods; and after Generations are past and gone, those who have long slept with their Fathers, arise as it were and present themselves again on the great Stage of the World. And could the great Francis Earl of Bedford, like the pious Eneas, have been blessed with reviewing his Posterity, had he seen,

Russelia de Gente Nepotes, Illustres animas, nostrumque in nomen ituras; *

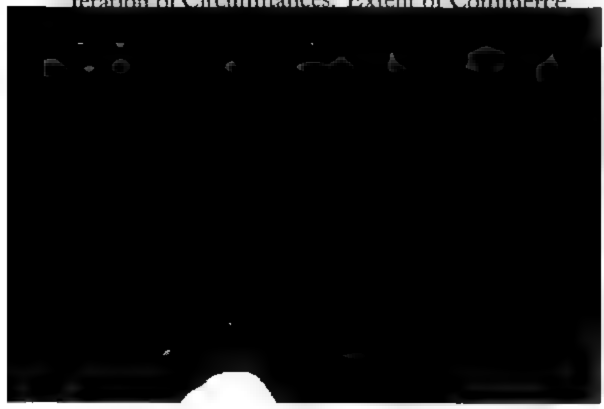
with what Pleasure would he have beheld the great Personages that were to descend from him; and how amply would that desire of being remembered to the latest Times been gratisfied by a Prospect of living again, as it were,

^{*} Æneid, Lib. 6. L. 777, 778.

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in the Middle of the 18th Century, in the Character of his most noble and illustrious defeendant John Duke of Bedford! when he had beheld him filling the first great Offices of the State to the general Satisfaction of all good Men, and given the Sanction of his entire Approbation, to the several Parts he had acted in the Service of the Nation,—He would with a benevolent Pleasure have viewed his kind Care and Attention to that which was the Work of his own Hands, and acknowledge the Protection and Countenance he extended to the Bedford Level Corporation, as a pious and gratefull Tribute to his own Memory.

The Corporation having undergone no Alterations in its Constitution for more than half a Century; the Duke of Bedford who perfectly comprehends its several Interests, and is no less zealous in promoting than he is able in understanding them, thought it highly necessary that such Amendments should be made in it, as Alteration of Circumstances. Extent of Commerce



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when that which had always been called the Bedford Level, a Name which comprehended the whole Country, was canton'd into the three Districts of the North Level, the Middle Level and the South Level, then first arose Ideas of separate Interests, and the Proprietors of the Lands in each District, began to consider the Interest of his own District as distinct from and independent of the other;—strange Mistake, and founded only in Names! for the three Levels are all the Children of one common Parent draining, and as such have one common Interest;—their real Divisions may destroy them all, and like a natural Family their Strength arises from their Union.—Whatever Foundation this Reflection may have in Truth and Fact, yet after this Division, the Case was as it is represented; and it was carried so far, that during a Minority in the Bedford Family the North Level was in a great Measure totally alienated from the other two. And in the Year 1753, on stating the Account, the Middle and South Level were indebted to the Duke of Bedford and the Earl of Lincoln, as principal Proprietors of the North Level, on account of that Level, to the Amount of more than 18000 l. a Sum which they could not possibly pay, though the Debt arose on a most solemn Contract, and was attended with all the Circumstances of Equity and Justice, that accompanies the fairest Transactions. The Duke

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of Bedford saw the fatal Consequences this great Debt, which was still encreasing, might bring down on the other two Levels; he faw it with that concern which arose from his general Affection for the whole Country, he understood the Disease, and soon provided the Re-In the 27th Year of King George the Second, under his Countenance and Protection, the Bedford Level Corporation applied to Parliament, the Sum of, 14750 l. was due to the Duke of Bedford, and 31501. to the Earl of Lincoln; the Duke of Bedford most generously remitted the whole of his Debt, and the Security was cancell'd; the Earl of Lincoln as generously concurred with him in this Measure, and by the North Level Act, this Transaction received the Sanction of Parliament. In that Act the feveral Accounts between the Levels themselves, and between the Levels and the Creditors of the Corporation are fettled, and fuch Provisions made, as will entirely prevent any thing of the same Kind from ever happen-



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There are farther Provisions in that Act for the Purposes of draining the North Level, and for taking other Lands which adjoin to it, into a general Plan of draining; the whole is printed in this Collection; for though the latter Part of that Act of Parliament doth not any way affect the Constitution of the Bedford Level Corporation; yet the Editor thought it of great Consequence, to present to the Publick the whole thereof, as containing the most compleat System of that Kind of Policy, on which the modern Acts for draining are founded, of any that hath yet received the Sanction of the Legislature.

From the first Accounts of draining this Country, there feems to have been always a mutual Jealousy between those who were concerned in carrying on the Navigation thro the Great Level, and those whose immediate Object was the work of draining. Those whose Business and Livelihood arose from being Carriers by Water, were never satisfied with, nor even thought they would have enough of their favourite Element, and seem to have been afraid that the Rivers themselves would have been reduced to dry Land; whilst those who proposed the Recovery and Preservation of this Country, meant only to confine those Rivers within their proper Bounds; and always suspected that the Navigators would, as much as in them lay, prevent that. Hence the

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the Preservation of Navigation makes a Part of the Policy of the Laws for promoting the Purposes of draining. The Cause of their Jealousies, like many others, had no real Foundation in Facts, and arose from a partial View of that which was the Subject of it; whereas in Truth there is an Alliance between Draining and Navigation in the Great Level: it is a natural one, founded in Reason, and cemented by the strongest Ingredient that can make Alliances permanent, the true Interest of the feveral Parties concerned: Where was the Navigation through this Country, what was it before the draining was attempted?—It could be carried on in some Parts only in small Fishing Boats; in others where the Rivers were, it must be very uncertain and very ex-There were no Banks to be made use of in Haling, and in general the Success of the Voyage depended on the Winds, and the labour of Mens Hands. A Dependence which those who are the least acquainted

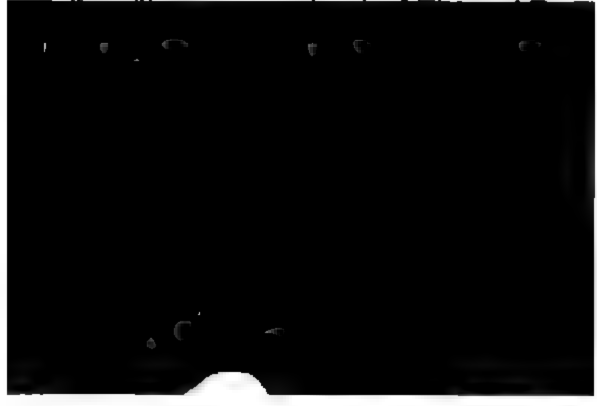


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the Nature of the Trade, to which it was to be subservient? The Inhabitants, whose Lot was thrown in this then miserable Country, had few Wants, as their Means of supplying them were very scanty. Luxury was an Idea they had not acquired, and their Wishes never carried them beyond a Desire of those Things, without which Life cannot subsist. But when the Adventurers had drained the Country, when in Consequence of that, it was peopled, when the Labour and Industry of the Inhabitants in tilling the Ground, was rewarded by bounteous Harvests; when in the sublime Language of sacred Writ this great Valley stood so thick with Corn, that it did laugh and fing; when the prophetic Part of the Charter of Incorporation, granted by King Charles the First, was fulfill'd, "that in those Places, which late-" ly presented nothing to the Eyes of the Be-"holders but great Waters, and a few Reeds " thinly scattered here and there, under the " Divine Mercy would be seen pleasant Pastures " of Cattle and Kine, and many Houses be-" longing to the Inhabitants."—Then it was that Navigation might have perceiv'd the Advantages that arose from its Alliance with the landed Interest, whose Object was draining. That Navigation was then first employed in carrying the Riches of this Country, either into the Inland Parts of this Kingdom, or to their Sea Ports, from whence it was carried all over the Globe;

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the Returns that were made for what was carried out, produced Plenty at Home; that Plenty foon introduced a fort of Luxury, which was no longer contented with the Necessaries of Life; and this established Commerce, a large Share of the Advantage of which, accrued to those who carried on the Navigation. Then too it was, that the Adventurers beholding the several little Fleets, that traversed the different Parts of this Country, freighted with its Produce, should with Wonder and Gratitude have acknowledged their Obligations to those, by whose kind Affistance they first became as it were a commercial People, and without whom in vain had they drained the Country, in vain had they till'd the Ground. Such might have been, such ought to have been, the kind Dispositions of these two Interests towards each other; - but Prejudice interfered, Obstinacy that constant Attendant on Prejudice lent her Aid, and the Suggestions of Reason passed by unnoticed. But however unnoticed Reason's



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servation suffers nothing to pass unnoticed that may tend to the Happiness of the Great Level, having discovered these Dispositions, foon availed himself of them, to the great Advantage of all the several Interests concerned. Whatever Mechanical Advantage the Navigation of this Country had received by the Works of the Adventurers; though the Rivers by being contained within their Banks, had in some Places been so much deepened, as to admit the Passage of Vessels of greater Burthen than had before been us'd; though these Banks were of the greatest Advantage, serving as Roads by the Sides of Rivers for the Horses which draw the Boats along to pass; though Sluices had been built for draining, which much improved the Navigation; yet no Tolls had ever been paid, no Acknowledgments made by the Navigators, for the Assistance which they received from the great and expensive Works of the Adventurers;—the Equity and Justice of the Payment of such Tolls, were sufficiently understood, were established and settled by the Charter of Incorporation granted by King Charles the First; though it doth not appear that any Payments were made in Consequence thereof; Navigation was then in its Infancy; the Tolls had they been paid, at that Time perhaps were scarce worth the Expence that would have attended their Collection; and the subsequent Dispositions of the King to. Francis c 3

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Francis Earl of Bedford and the rest of the Adventurers, manifested at Huntingdon, cast a Cloud on that Charter from which it never after emerged, though it is still a subsisting Charter, and in as full Force now as when it was granted, except in such Parts of it as have been altered by the Interposition of the Legislature.

Be that as it may, such were the kind Dispositions of those whose Object was the Preservation of the Great Level by draining, and those who carried on the Navigation through the same towards each other, when the Duke of Bedford sirst undertook to obtain for the Country, those Advantages which might re-

fult therefrom,

There is a very confiderable Navigation carried on through the Great Level from the Port of Lynn up into Huntingtonshire and Northamptonshire, by which the Inhabitants of these and the adjacent Counties, are furnished with many of the Necessaries as well as Luxuries of Life,



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plied to the Bedford Level Corporation to deepen and scower it out. That Corporation faw the Necessity of the Work, acknowledged the Utility of it, but at the same Time confessed their Inability to undertake it, at so great an Expence as such a Work must amount to, which would either exhaust the Provisions made for the Maintenance of their General Works, or engage them in contracting a large Debt, which in the End would be of dangerous Consequences to the other Parts of the Great Level.—In this Situation were Things, when a Treaty was set on Foot by the Duke of Bedford, between the Bedford Level and those who carried on and were Principals interested in the Navigation. The Corporation of Lynn took the Lead on Behalf of the Merchants, and were affisted by the Honourable Mr. Horace Walpole, now Lord Walpole of Wolterton and Sir John Turner, Bart. at that Time their Representatives in Parliament, who manifested great Sagacity, Candour, and Diligence in the Part they acted for the common Good. Plans, Memorials, and Papers of different Kinds passed between the two Corporations, but there were some Points of Nicety and Difficulty which, notwithstanding the good Dispositions that both Parties brought with them to this Treaty, remain unsettled. To surmount these Difficulties, the Duke of Bedford himself went down into the Country, and with other Members of the C 4

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the Bedford Level Corporation, in the Summer of the Year 1753, met a Committee of the Lynn Corporation at Huntington, where all the Matters in difference were maturely confidered, and the general Outlines for an Act of Parliament were drawn.—The feveral Parties interested, well pleased with each other, agreed to apply to Parliament at the enfuing Seffions to obtain their Sanction for what they agreed would be so much for the mutual Benefit of Draining and Navigation. In purfuance of which, at the Meeting of the Parliament, a Bill was brought in, and was carried through both Hotifes with the greatest Unanimity and Success. This Act of Parliament is called the Nene Act. The Policy of that Law is, by Tolls laid on the Navigation, to raise a Fund, for scowering out and deepening the River Nene in such a Manner, that both the Ends of Draining and Navigation may be thereby answered, -For this Purpose the Corporation of Bedford Level renounce the general Powers they had this River and its Ranks by the ret

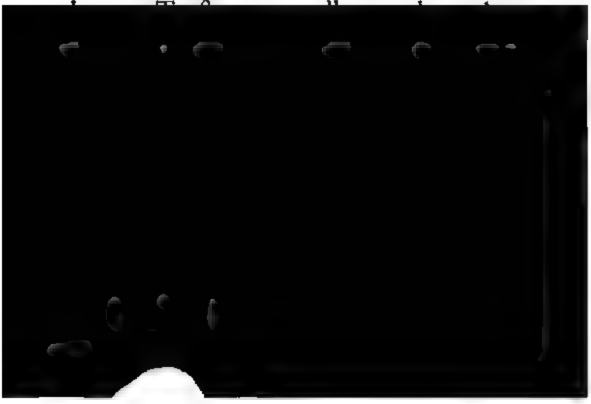


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may be supposed to be most able and zeasous in advancing the Ends for which it was obtained. This is the first and only Act of this Kind. which hath yet passed; an Act which those, who understand the several Interests of the Great Level, and the Navigation through it, look upon as a happy Presage of what may on the same Principle be expected hereaster: many considerable Navigations There are through the Great Level, but from the ouzy Nature of the Soil of the Beds of those Rivers, from the consequence of the Land-floods which go thorough the same to Sea, and which not passing thorough the general Outfal so fast as they come to it, stagnate for some Time and leave the Silt and Soil which they bring with them at the Bottoms of the Rivers; from these Causes those Navigations are not now so good as they formerly were.—In a Course of Time the Rivers must grow up to such a Degree, that though they may serve as Drains for the Country, they cannot be made use of for carrying on the Navigation. Before these Difficulties begin to act with their full Force, it may be hoped that this great Example of the Nene Act will be attended to, and that the Navigators will again co-operate with the Bedford Level Corporation in uniting their Efforts to remedy the Mischief.—To induce them to this, let them consider the great Advantages they have received, for near a Century, from the Banks of the

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the Bedford Level Corporation, which have been Roads for their Horses to hale on. Let them consider the great Damages these Banks have fustained thereby, and that they have not contributed at all to their Repair. Let them look back on former Times, and observe the Difference of the Burthens of the Vessels that were made use of in those Times and these. and the Weight, Strength, and Number of Horses which are in consequence thereof employed; -They may now, which they never had before, have an Opportunity of feeing the Constitution of the Bedford Level Corporation and its Policy at one View; they will find that the Members of that Corporation, are Truftees not for Navigation but Draining; that they are not to obstruct Navigation, but that they are not warranted to dispose of their Revenue folely in promoting it. That if, from the Course and Order of Nature, that Navigation is decaying: they may fit still and observe it, till that decay affects Draining; then those for whom



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to follow the Example of the Nene Act, where Circumstances are or may be similar? On Principles of Prudence and Justice they cannot, and from what hath happened they have already shewn their Dispositions in these Times to adopt

no other Principles.

Commerce in its Infancy was carried on by Exchange, because in that State of it sew were the Articles of which it consisted, sew were the Merchants who were concerned it. It appears from the Accounts of the Inland Traffick of Africa, that the Moors exchange their Salt for Gold;—a Heap of Salt is put upon the Ground, near it a Heap of Gold; if of the two Heaps that are valued against each other, the supposed Value of one exceeds that of the other, fomething is taken from the Gold, or the Heap of Salt is increased till they are brought to such an Equality, as the Merchants concerned are satisfied with, and each Party carries away with him what he hath thus received in Exchange.—As Commerce encreases, Exchange decreases, the Variety of Articles of which it consists are too bulky to be carried about, and such Carriage would be attended with an Expence inconsistent with the oeconomical Rules which are of its Essence. Hence some fixed portable Sign of the Value of Merchandize in general was to be found out, and Money was introduced in Commerce as that portable Sign; -but Money consisting principal-

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ly of two Metals, of which there is only a certain Quantity current at any given Time, Commerce may so encrease that there may not be a fufficient Quantity of those Metals to reprefent the whole Quantity of Objects that are in Commerce.—This Defect in the General Sign introduced Credit; --- Credit in its Infancy was that mutual Confidence which one Merchant had in another, that on his Promise, in Consideration of Merchandize by him received, he would at a future Time give a certain Quantity of Money for what he had so received. — This Transaction was founded on a Principle of Honour, and its Advantages in Commerce were foon perceived; -- but this Credit was personal only between two, and ferv'd only the two Parties concerned in it.—This put Men upon carrying it farther, which was done by reducing this Engagement into Writing, which befides the Advantage that arises from the Certainty and Evidence of the Agreement, had a farther one of making the Credit assignable; and



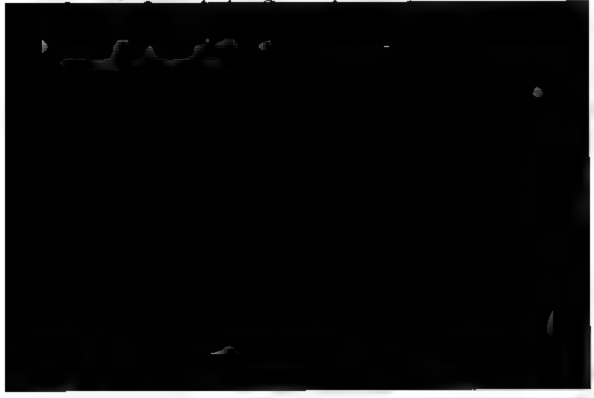
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great trading Companies of this Kingdom carry on their commercial Business, whilst those possessed of their assignable Securities, can either keep them, or convert them into Money, and find no Inconvenience from such a Mode of Property.—To this same Principle are owing the great publick Improvements in the Roads, Navigation and Harbours of this Kingdom; for it is on this Principle that the Funds nocessary for such Improvements have been raised, as without it the Money required for the Original Outset could never have been supplied, and this Country had still remained without those Advantages which are of the utmost Consequence to it as a trading Country.—This Principle is so much in common Use, and so wove up into all publick Transactions, that if we could now suppose a new Body erected, whose Object was Improvement, Commerce, or any fuch End as publick Bodies are formed for, that Sums of Money were to be borrowed for such Ends; unless the Security or Mark of Credit was assignable, the Embarrasment and Difficulties that would arise from such a shackle in their Constitution, would be attended with great Mischief, and in the End prevent their arriving at that flourishing State, which might otherwise be expected with some Degree of Certainty from an established Credit, Ability and Integrity in its several Members.

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However digressive the Editor may seem to have been, yet he flatters himself, that the Propriety of what he hath said will appear when the Principles are applied to the Policy of an Act of Parliament which passed in the 27th of the late King, and which is called the Bond Act.

From the Nature of the Operations of Draining, an annual Sum necessary for the ordinary Support of the Works, after they are finished, may be nearly calculated; —but no Calculation . can be made with any Degree of Certainty of the Expences, that may arise from the extraordinary Accidents to which those Works are liable; — the Enemies to be contended with, are the Elements of Water and Air; and though when the Rivers glide gently in their Course, attended by Wind Breezes to their Outfall, the Adventurers in Draining may look on with Pleasure and Security; yet are they always indulged with this flattering Prospect? Floods and Tempests will have their Turn, level the strongest Banks, and in a Moment, as it were,



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require Sums of Money, which the ordinary Course of the Revenue will not supply; add to this, that the Art of Draining receiving great Assistance from Experience, new and expensive Works may in a Course of Time be thought necessary, which will still make the general Expence more uncertain. Soon after the Act of the 15th of Car. 2. the Bedford Level Corporation, having by that Act a common Seal, made use of that Seal for borrowing Money either for repairing of Breaches in their Banks, or for such new Works as the Judgment of those concerned therein thought necessary. They gave Bonds to their Creditors, and paid the Interest out of their annual Taxes; -those Bonds were paid off by borrowing Money of new Creditors, to whom new Bonds were made when the old were cancelled. Whoever reads and considers that Act of Parliament, cannot well entertain a Doubt, but that the Corporation Creditors could not obtain any Satisfaction for their Debts at Law, but the Goods or Lands the Corporation were possessed or seised of at the Time their Demands were recovered. The legal Estate of the 95000 Acres, on which the Taxes were to be laid for the Maintenance and Support of the Level, were by fuch Conveyances as the Act of Parliament directs, vested in the respective Members of the Corporation to whom they were conveyed, in their natural Capacity, liable to such Taxes. At Law therefore.

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fore the Creditors had no Remedy for the Recovery of their Debts, except from the Goods or Lands of the Corporation, which was a very inadequate Security. This Question considered on Principles of Equity, appears more favourable on the Behalf of the Creditors,—the Money borrowed by the Corporation under their common Seal, was applied for the Support and Preservation of the Level, whereby the Proprietors of the 95000 Acres were eased from Taxes to that Value, which must otherwise have been laid on them for that Purpose; and had there been any occasion for it, it might have been worth the Creditors While to have applied to the Court of Chancery, and made an Experiment whether that Court would not have obliged the Corporation to execute the Powers they had by that Act of taxing the 95000 Acres for its Support and Preservation, by laying a Tax thereon for the Payment of such Debts as were contracted for that Purpose, . and the Moneys borrowed so applied. Thus even in the Infancy of this Corporation, their Credit, by no Provisions being made for it, being somewhat Problematical, fatal Consequences might have arose from this Defect; but those who were well attached to the Undertaking, furnished them with such Sums as were wanted. In Process of Time, those who remembered the original Undertaking being dead, and that Credit which arose from their Par-

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Partiality being at an End, the Corporation were forced, as it were, to go out into the World with their Credit. Great Sums were at different Times paid for procuring Money, and great Expences were incurred by the constant Exchange of Securities, which arose from their not having such a Credit as was affignable at Market. On a Review of the Necessities of the Corporation, and the Nature of their Credit, one cannot help wondering at its Support, under the many Trials it hath undergone. This can only be accounted for from the illustrious Personages who have been Governors of the Body, that Credit hath been principally supported by the Bedford Family, who have always been most ready, when call'd upon, to advance such Sums as were necessary for their pressing Exigencies and Demands. Large Sums have been advanced by them, the Times and Manner of the Payment of which have been lest to the Corporation when it should best suit their Finances; Instances of this beneficent Protection occur frequently in the Journals of their Proceedings, and Wriothesly late Duke of Bedford, left them by his last Will, as a noble Mark of his Affection for the Great Level, a Legacy of Two thousand five hundred Pounds; he died young, and was not above four Years Governor of the Corporation; but by this Instance of his Bounty he shew'd that benevolent Regard for that Country, which makes a Part

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of their great Characters from whom he was descended.

This was the general State and Nature of the Corporation Credit. By the North Level Act, which separates that Part of the Level from the other two as to Matters of Revenue, the Account of the proportional Share of the general Debt of the Corporation, which the Proprietors of the North Level should sustain, is settled, and a Fund created for the Payment of it; and the Proprietors of that Level stand totally discharged from the Remainder of the Debt then owing, or which should afterwards be contracted on account of the other two Le-This was done with the unanimous Confent of all the Creditors. The Account thus stated and settled, there remained a Debt due of 28,400% on account of the Middle and South Levels. The Revenues of the Corporation, and the State of their Finances having undergone a Review in Parliament; and that which was the Foundation of the original Cre-



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poration, this being the only material Defect therein, a Bill was brought into Parliament, and pass'd in the 29th Year of his late Majesty's Reign; - by that Act a Fund is established for the Payment of the Creditors, ample for its Object, and so facred as to its Application, that the Corporation are restrain'd from ever breaking in upon it, to their Prejudice. A Guard is placed against the Corporation's ever extending their Credit, beyond the proper Limits of the Fund that is to answer it; for the fpecific Sum, which they may borrow, and beyond which they cannot go, is settled. The old Bonds are to be exchang'd for new, and their new Bonds are made affignable without Stamps; these are the great Outlines of that Act of Parliament, by which already large Sums have been fav'd to the Corporation which heretofore were us'd to be paid for procuring Money, the Expence of making out new Bonds or the Change of Creditors prevented, and the Credit of the Corporation put on as respectable and solid a Foundation, as it is possible for Credit to have.

Thus the Editor hath gone through the History of the several Alterations made in the Constitution of the Bedford Level Corporation, since the Death of William Duke of Bedford, and brought it down from the Beginning to the present Time. He hath endeavoured to represent Facts as they are, and only such Facts.

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Frame and Policy of the Laws he hath published. He hath collected these Facts from general Histories, Proceedings of Commissionners of Sewers, Records, and Papers which belong to the Corporation; he hath been affisted too by a Collection of Papers, printed as well as Manuscript, collected by Lord Oxford, now in the Possession of the Right Honourable the Earl of Kinnoul, and which that noble Lord lent him with a Politeness and Literary Benevolence, which makes a Part of a very amiable Character.

In the Course of these last twenty. Years there have been many Acts of Parliament obtain'd by Proprietors of Lands in the Great Level, for draining separate Districts; but by these no Alteration is made in the Constitution of the Corporation; for they all contain a Clause, reserving the Powers of the Corporation as established by the 15th of Charles the Second.

These Acts are upon this Account omitted



Principles of Equity and Justice, the true Foundation on which all Contracts ought to be confidered; and that the Opposition they have met with in Parliament hath been in general begun and carried on upon those little narrow Principles of Self-interest, which are in their own Nature destructive of all great Objects of public Good.

By a Clause in the 15th of Charles the Second the Governors, Pailiffs, and Conservators of the Great Lovel are impowered to exercise the Laws and Customs of Romney Marsh, and appoint fuch Officers as these Laws wereast. This Power given to the Corporation induced the Editor to look into the Charter, and the Laws. and Customs of that Marsh, as by that Clause they appear to be adopted into the Constitution of the Corporation; but on Examination he found the two Constitutions to different, that notwithstanding this Power, it is not publishe to apply those Laws in any one Instance in the Government of the Bedford Level Corporation. Rumney Marsh is a large and rich Traft of Land, defended from the Inroads of the Sea by great and expensive Works; its Constitution is as old as Henry the Third, and is a very wise one for the Ends design'd by it. neral Reputation induc'd those who well to the Great Level, to ingraft it into the Constitution of the Corporation, without well considering those Laws, that if any Advantages could

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could arise therefrom, whatever they were, the Corporation might have them; and on this Account it is, that those Laws and Customs are not to be met with in this Collection.

The Editor cannot take his Leave without expressing his most ardent Wishes for the Happiness and Prosperity of that Body whose Laws he now publishes; these Wishes are founded in a Gratitude, and in an Affection for the Great Level, which becomes him. The Sincerity of his Wishes for that Happiness and Prosperity he cannot stronger evince, than by his Prayers for a long lasting Continuance of that illustrious House, which at first form'd and hath ever since animated that Body.

Stet fortuna domus, avi numerentur avorum.

May a Ruffel Duke of Bedford prefide as Governor of the Corporation till Time shall be no more!







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LYNN LAW.



LYNN LAW.

Carolus, Dei Gratia, Angliæ, Scotiæ, Franciæ et Hiberniæ Rex, fidei Defensor, &c. Omnibus ad quos præsentes literæ pervenerint, Salutem.

INSPEXIMUS, Ordinationes quasdam five decreta de Le Sewers indentat' per quosdam Commissionaries nostros, virtute Commissionis nostræ nuper ordinat', inastat', stabilit' et decret' manu nostræ propria signat', in Cancellar' nostra retornat' et in silaciis ibidem de Record' residen', in bæc verba.

CAROLUS Rex a ceo assenta.

A T a Sessions of Sewers at King's Lynn in the County of Norfolk, the thirteenth Day of January in the sixth Year of the Reign of our Gracious Sovereign Lord King Charles, over England, &c. Touching the draining of the Fens and Low Grounds within the Counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge, Huntingdon, and the Isle of Ely, Within

within the Limits of this Commission, holden in the Presence of the Right Honourable Francis Earl of Bedford; and before Sir Rabert Heath Knight, his Majesty's Attorney General, Sir Miles Sandys Knight and Baronet, Sir John Carleton Baronet, Sir Robert Bevill Knight of the Bath, Sir John Cutts, Sir John Peyton, Sir John Bell, Sir John Hare, Sir John Poley, Sir Thomas Dereham, Knights; Doctor Henry Butts, Vice-Chancellor of Cambridge, Henry Smith, Doctor of Divinity; Henry Crowwell, Junior, Sinolphus Bell, John Percivall, Mayor of the Town of King's Lynn, Francis Parlett, Everard Buckworth, Thomas Edwards, Edmund Skipwith, Humberstone March, Thomas Dawes, Andrew Burrell, John Oldfield, Ibomas Derebam, William Leak, Gregory Gawsell, Robert Thomas Drury, Thomas Fincham, Gawsell. Thomas Cross, William Hobson, William Hayward, George Glapsborne, Esquires; and others to the Number of Forty and one, Commiffioners of Sewers, then and there affembled by Authority of his Highnesses Commission of Sewers to them and others directed, it is enacted animalogd and



Year of his late Majesty's Reign, and at the Town of Cambridge, at a general Assembly of the Commissioners of Sewers there, for those Counties, his then Majesty having declared by his Royal Letters, that he himself would undertake the said Work at his own Charge; for the Satisfaction of his Majesty's great Expences in that Behalf, the Quantity of one hundred and twenty thousand Acres of the faid Marsh, Fenny Wastes, and surrounded Grounds, was, by an Act of Sewers then made, decreed to be assigned unto his Majesty, his Heirs and Successors, to be allotted out, held and enjoyed, in such Manner as by the said Act of Sewers is particularly and at large expressed; but his late Majesty or his now Majesty, by Reason of their other great and more important Occasions, nor any other on their Behalf, have hitherto undertaken the Work in hand, whereby the said Act, and all the Intentions thereof, became hitherto fruitless and void.

And whereas his now Majesty, taking The Draining into his princely Consideration the miserable recommended Estate of that whole Country, which of late by the King to the Comhath been more surrounded with Waters, missioners, than ever in former Times, to the Hazard of those Parts thereof, which formerly yielded some Profit, and to the extreme Danger of the Persons and Estates of the Inhabitants of the Places near adjoining, and of rendering the Work almost impossible to be done, if in Time the same be not undertaken and prosecuted effectually, hath several Times re-CODA-B 3

commended the fame to the special Care of the Commissioners of Sewers.

A Tax laid by miffioners, but gever paid.

And whereas, in Pursuance of so gratithe faid Com- ous an Intimation unto them, for their own private and for the Publick good, the Commissioners of Sewers, at a Sessions of Sewers holden at *Huntingdon* the twentieth Day of January in the fifth Year of his now Majesty's Reign, for Preparation of the faid Work, did lay a Tax of fix Shillings the Acre upon all and every the faid Fehny, Marth, Waste and surrounded Grounds; to be paid within a certain Time then appointed, and now long fithence past, in the faid last mentioned Act expressed, which Tax or Sum of fix Shillings the Acre, nor any Part thereof, was paid according to the faid Act.

A Recital of a with Sir Cornelius Verunyden.

AND inherents, at a Sellions of Sewen Contract made holden at King's Lynn in the faid County of Norfolk, upon the first Day of September now last past, the Commissioners of Sewers then and there affembled, being Forty-feven it Number, in the Behalf of themselves and the rest of the Country, did contract with Sir Car-



indifferently, in such Sort, Manner and Form. as hereafter in and by these Presents shall be

expressed.

AND Whereas, he the faid Sir Cornelius Sir Cornelius Verunyden hath, upon a Map or Card, de-Verunyden described the said Fenny, Marsh, Waste and mands for the surrounded Grounds, and the Outfalls thereof. by Lines or other Descriptions, and also by Writing; expressed and set down to the Commissioners of Sewers, what Drains, Sasses, Sluces, Banks, Cuts and other Works, he intended to make for the Draining of the faid surrounded Grounds, which was well approved of by the said Commissioners now present, and he was contented to have undertaken the faid Work, so as he might have had Ninetyfive thousand Acres in all, to be allotted and assigned onto him for his Charge and Pains, and not otherwise; but the Commissioners and Country being unwilling to enlarge the Quantity or Number of Acres unto him, and the Country by their several Petitions, remaining with the Clerk of the Sewers, shewing much Unwillingness, that any Contract should be made with an Alien born, or any other Stranger, and being humble Suitors to the Right Honourable the Earl of Bedford now present, for so great and so noble a Work, so much concerning the whole Country, and his Lordship also in his own Particular would be the Undertaker thereof, which Motion proceeding so freely from the Country, and being seconded by all the Commissioners present, his Lordship yielded unto, and did agree to undertake the said Work.

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Moto, the faid Earl, according to the Agreements in these Presents expressed, deth promise and undertake, that he shall and will do his best Endeavour at his own Charge, to drain the faid Marth, Fenny, Wafte and furrounded Grounds, in such Manner as that they shall be fit for Meadow or Pasture, or Arable, and shall begin the said Work this present Year, and continue and go on with the faid Work without Ceffation, except at fuch Times only, as shall be unscasonable for that Purpose, until the whole Work shall be filly finished; and that by God's Blessing he will fully finish the same within the Compass of fix Years, to be accounted from the first Day of Ostober now next enfuing, unless he be hindered by the Interruption of the Country, or some others by their Means, Consent or Procurement, or by fuch other casual Means, as the Commissioners of Sewers, or the greatest Number of them, in their Judgments shall approve to be just Reasons for the further deferring thereof; and the faid Earl to have no Recompence for his Charges and Pains, otherwise than according to the true Meaning

fo by Drains or otherwise led along to the Outfalls; it is agreed that such Out-flowings by sudden Waters, which shall not lie longer upon the Lands than in convenient Time the same may pass away again, shall not be held. or esteemed to be a not Draining thereof, according to the true Meaning of these preients.

And it is further enacted, adjudged, or- No Lakes, dered and decreed, that Meers, Meer Grounds, Meers or Fore Pooles and Lakes, and such Grounds as shall lands to be ac according to Art, and by the Approbation of counted any the Commissioners be left for Forelands and Landgiven for Receptacles of Waters, shall not be accounted the Draining to be such Grounds, as the said Earl by his Agreement should drain, nor shall be accounted any Part of those Grounds, by or out of which he is to have his Recompence for the said Work.

and it is further enacted, ordered, ad- The Earl of judged and decreed, that the said. Earl shall Bedford to ave Ninety-five thousand Acres of the said have 95000 Acres, &c. Lands: to be indifferently allotted, assigned the Commoand fet out unto him of the several Sorts and ners Parts to Qualities of the said Grounds, according to be laid out their several Natures and Goodness, by six of next to their the Commissioners of Sewers, whereof three to be of the Quorum, upon which fetting out, and Allotments to be made, the Commissioners, who shall set out the same, are to have Respect to the Commoners, that their parts may lie next to their own Dwellings, as near as may conveniently be.

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Dwelling.

Earl of Bedford's Part to be set out within three Months after the Survey.

Atto it is agreed that the Proportion aforesaid, intended for and unto the said Earl as aforefaid, shall be allotted and set out before the Feast Day of St. Michael the Archangel now next ensuing, for so much thereof as before that Time shall be furveyed, and for the Residue within three Months after the same shall be surveyed; and to the End that the A Corporation tained; It is further ordered, enacted, ad-

and 40000 Acres of the Earl's Proportion to be liable for the the Works for EACL.

said Work of Draining being once performed and finished, may be for ever after mainjudged and decreed, that the said Commissioners, together with the said Earl, shall become humble Suitors to his Majesty, to incorporate the faid Earl, and fuch as he shall Preservation of associate unto him, into one Body Corporate or Politick, to have Continuance for ever, thereby to enable them the better to make Laws, Ordinances and Orders, for the performing and maintaining of the said Works, and to have Power over the Land assigned, to perform and maintain the said Works hereafter followeth; but over no other Lands, and that the whole Ninety-five thousand Acres shall entirely be made liable to the first doing and finishing thereof; And that forty thousand Acres thereof, to be indifferently asfigned and fet out for that Purpose by the Commissioners as aforesaid, shall be liable to the Maintenance and Continuance thereof for ever; And the said forty thousand Acres first and immediately to be under the Order and Government of the said Corporation for the End aforesaid; And upon their Neglect or Default,

to be under the Rule, Order, and Power of the Commissioners of Sewers for that Purpose aforesaid.

And it is further ordered, adjudged, en- So foon as acted and decreed, that as foon and so often, 30000 Acres as the faid Earl or his Assigns shall have laid in one entire dry and drained an intire Proportion of the be drained, the said Land, fit to be performed as one Work, Earl to have containing the Quantity of thirty thousand his Allotment Acres or more; that then and so often the of Part of it faid Earl shall have allotted, assigned, set out and affured unto and for him, his Heirs and Assigns, his Proportion and Part thereof, according to the Rate and Proportion Ninety-five thousand Acres, for the whole Work.

It is further ordered, enacted, adjudged Divisions to be and decreed, that the Owners of the said made by the Lands shall divide and sever their Lands one Land Owners. from an other, unless they shall rather desire to lie undivided, by such sufficient Partitions, Dikes and Fences, as shall be necessary to convey or carry away the Rain Water towards the great Drains, and that such Partitions and Fence Dikes, if any such should be made, shall be made by them in such an uniform Manner, as may best conduce to the perfecting of the whole Work, by the Advice of the said Earl or of the said Corporation; but by the Direction of the said Commissioners.

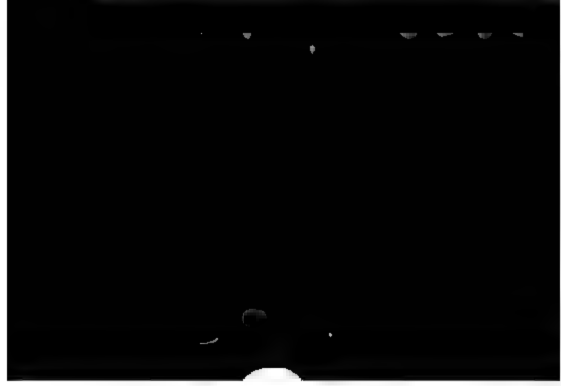
It is further ordered, enacted, adjudged and Highwaysand decreed, that the Commissioners of Sewers Passages. shall or may set out convenient Highways and Passages by Land throughout the said whole Level, such as by the Judgment of the said Coga-

Commissioners shall be necessary to make Passages and Drifts to and from the said

Lands by Bridges or otherwife,

rison for igation.

1920 vided always, and it is further ordered, enacted, adjudged and decreed, that the Port and Haven of King's Lynn shall be preserved, and the Navigation Passage and Highways, in, upon and about all and every the Navigable Rivers within the Limits of this Commission, as namely the River of Ouze, Grant, Nean, Welland and Glean, shall be likewise preserved, and no Prejudice, Annoyance, Hurt or Hindrance done to them or any of them, by any of the Means aforelaid; And if it should happen that any such Prejudice, Annoyance, Hurt or Hindrance shall be committed or done in, upon or about any the faid navigable Rivers, contrary to the Intent and Meaning of this Law; that upon Complaint thereof, it shall and may be lawful from Time to Time for eight of the faid Commissioners, whereof the Vice-Chancellor of the University of Cambridge for the Time being, and the Mayors of King's Lynn aforefaid and Cambridge for the Time also being, shall



AND, it is further ordered, enacted, ad- For the Safety judged and decreed, That for the Safety of of Holland Hundred Hundred of Wishich, and other Parts of Wishich, thereabouts, Clowes Cross Drain shall be kept Clowes Cross within Soil or Banks, or if any Prejudice shall Drain to be happen thereby, that fix of the Commission-kept under ers shall from Time to Time reform the Ex-Soil. cesses, or else that the said Earl or his Assigns shall make Recompence for the Losses which shall happen thereby, to the particular Owners of the Lands thereby annoyed.

It is further ordered, enacted, adjudged All new Riand decreed, That the new Rivers, Cuts and vers, Cots, Drains to be made by the said Earl and his &c. to belong Assigns, and the Banks thereof, and the old ones to the Forelands on the Inside of the Bank not ex-former Ownceeding fifty or threescore Foot at the most in ers. Breadth, shall belong and be to the faid Earl, his Heirs and Assigns, in Respect he and they are to maintain the same, he and they paying, for the several Lands of any particular Owner thereof, such Recompence as the Commissioners shall think fit; And that there shall be no Passages made or suffered by or upon the said Banks, except only for towing of Boats along the same, in such Sort as shall be allowed by the Commissioners; But it is ordered, enacted, adjudged and decreed, that the old and ancient Rivers and Drains, and the Fishings thereof, shall be and continue unto the Owners thereof, in such Sort as formerly they did, or hereafter shall of Right belong, only they shall not therein or thereupon make, erect or maintain any Weres, Fishgarths, Damms, or other Impediments, whereby

whereby the River or Passage of the Water may be hindered, which if they chall at any Time do, and the fame be not removed and abated by themselves within ten Days after Monition to that Purpole given by the faid Corporation, that then the faid Corporation. by Warrant of the Commissioners of Sewers or any two of them, shall cause the same to removed according to the Law of Sewers, at the Charge of those who erected or continued those Nusances.

Liberty to make Drains take Earth any where, giving Recompence only for the Severais.

Sind it is further ordered, enacted, adand Cuts, and judged and decreed, That the faid Earl, his Assigns and Workmen, may freely take fuch Earth, and dig and make fuch Drains and Cuts, for the making and maintaining of all and every of the faid Works, off and from the Lands next or near adjoining to the Place, as shall be needful, making such Allowance and Recompence for the Damage which may happen thereby to any private Person, by digging of his feveral Land, as the Commisfioners shall adjudge to be just and equal. And if any riocous or unlawful Act shall be committed either openly or fecretly, to the



and it is further ordered, enacted, ad-Melioration. judged and decreed, That the Owners, Farmers, and Occupiers of all such Grounds or Banks, as shall have and receive Benefit or Ease by their Works, and yet no Part of their Lands shall be taken and allotted towards the making up of the said Ninety-five thousand Acres, shall contribute and pay unto the faid Earl, his Heirs and Assigns, such Sums of Money as the faid Commissioners or any fix of them, whereof three of them to be of the Quorum, shall rate, assess and adjudge to be reasonable, having Respect to the Profit and Ease which they and every of them respectively shall receive by Means of the said Works, upon pain to forfeit double the Sum for every Month by which it shall be unpaid.

and the said Earl doth desire, and the The Earl's said Commissioners for his better Encourage-Proportion to ment do promise and agree, that they will be held in free become humble Suitors with him the said Earl socage, paying his Maunto his Majesty; that the said Ninety-five jesty a Feethousand Acres to be assigned and assured unto sarm Rent of him, his Heirs and Assigns, for his Recom- 10 1. yearly, pence as aforesaid, may be held in free and and free of all common Socage, and not otherwise, and brances. without paying any Rent thereout, or giving any Recompence for the same, unto the King's Majesty, his Heirs and Successors, other than a Fee-farm Rent of ten Pounds per the Year; and that if any other Rents are or shall happen to be issuing or payable out of the said Ninety-five thousand Acres, or any Part thereof, to his Majesty, or to any other Person

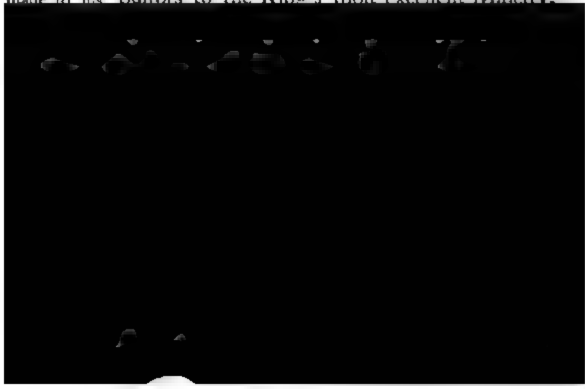
Person or Persons, Body corporate and politick, the same from Time of the Allocment, Assigning or Assuring thereof to the said Earl, his Heirs and Assigns as aforesaid, shall be charged upon the Residue of the Lands out of which the same are or shall be issuing, and the Part or Portion allotted and assigned to the said Earl, his Heirs or Assigns, for his Recompence as aforesaid, to be thereof discharged or saved harmless for ever.

Atth to the End the said Earl may the more considently undertake and perfect the said Work, and be assured to enjoy the said Ninety-sive thousand Acres, as the Fruit and Recompence of his Labour and Charge; and the Country also may be the better assured of, to have and enjoy that Benefit by the said Work, which they expect in the Residue of said Lands now surrounded, in lieu of so great a Quantity of Land, which they are to

part with as aforefaid.

His Majesty to release all Benefits of the Act of Sewers

It is mutually agreed and fully concluded by and between the faid Commissioners and the faid Earl, that they shall become humble Suitors to the King's most excellent Maiesty.



the Lord Keeper of the Great Seal, that it may in the due form of Law be confirmed by the Decree of the Honourable Court of Chancery; and that his Majesty would also vouchsafe to recommend it to the Right Honourable the Lords and others of his Majesty's most Honourable Privy Council, that it may there be ordered as Matter of State not to be altered or impeached, having received the Approbation of that Honourable Board, and that whenfoever a Parliament shall be called, and a Bill being then preferred to the two Houses of that High Court of Parliament, and the same be then passed as a Law, his Majesty would be graciously pleased for the full and final Confirmation thereof, to give his Royal Affent thereunto, and that his Majesty would be graciously pleased, for these his Royal Favours vouchsafed to this poor distressed Part of his Country, which can receive no Relief or Help, but by his Royal Hands in giving Life to this Law, to accept of the Quantity of twelve thousand Acres, Parcel of the said Ninety-five thousand Acres, to be assured by the said Earl or his Heirs, to the King's Majesty, Heirs and Successors, to be held and enjoyed by them for ever, freed and discharged of and from all Right, Title or Interest of Common, or otherwise to be claimed or demanded by the faid Earl, or any other Person or Persons whatever; the said twelve thousand Acres to be layed together in one or two entire Pieces or Quantities, out of such of the faid furrounded Lands as now are Parcel of the Manor of Whittlesey, or other Manors thereto thereto adjoining, which Quantity of twelst thousand Acres the said Earl and Country, by an unanimous Consent, do humbly offer was his Majesty as a thankful Acknowledgment of his gracious Favour, in recommending the faid Work and perfecting the fame with his Royal Favour and Assent, as aforesaid.

Composition to be given to the Earl for fmall Propor-Severalty.

Problet always, and it is laftly ordered, enacted, adjudged and decreed, that when it shall fall out, the several Lands or Half sevetions being in ral Lands of any Owner shall lie in such fmall Portions together, as do not exceed the Quantity of thirty Acres in any one Piece together, whereby it shall or may be inconvenient and over chargeable to divide a proportionable Part thereof, to be allotted to the faid Earl, his Heirs and Assigns, and severed out from the Residue of the said Parcels of Lands, which are to remain to the Owner and Owners thereof, that in every fuch Case the said Earl, his Heirs and Assigns, at his and their own Choice, shall either have the Lands in kind allotted unto them, and to be fevered out by them, or shall have so much Re-



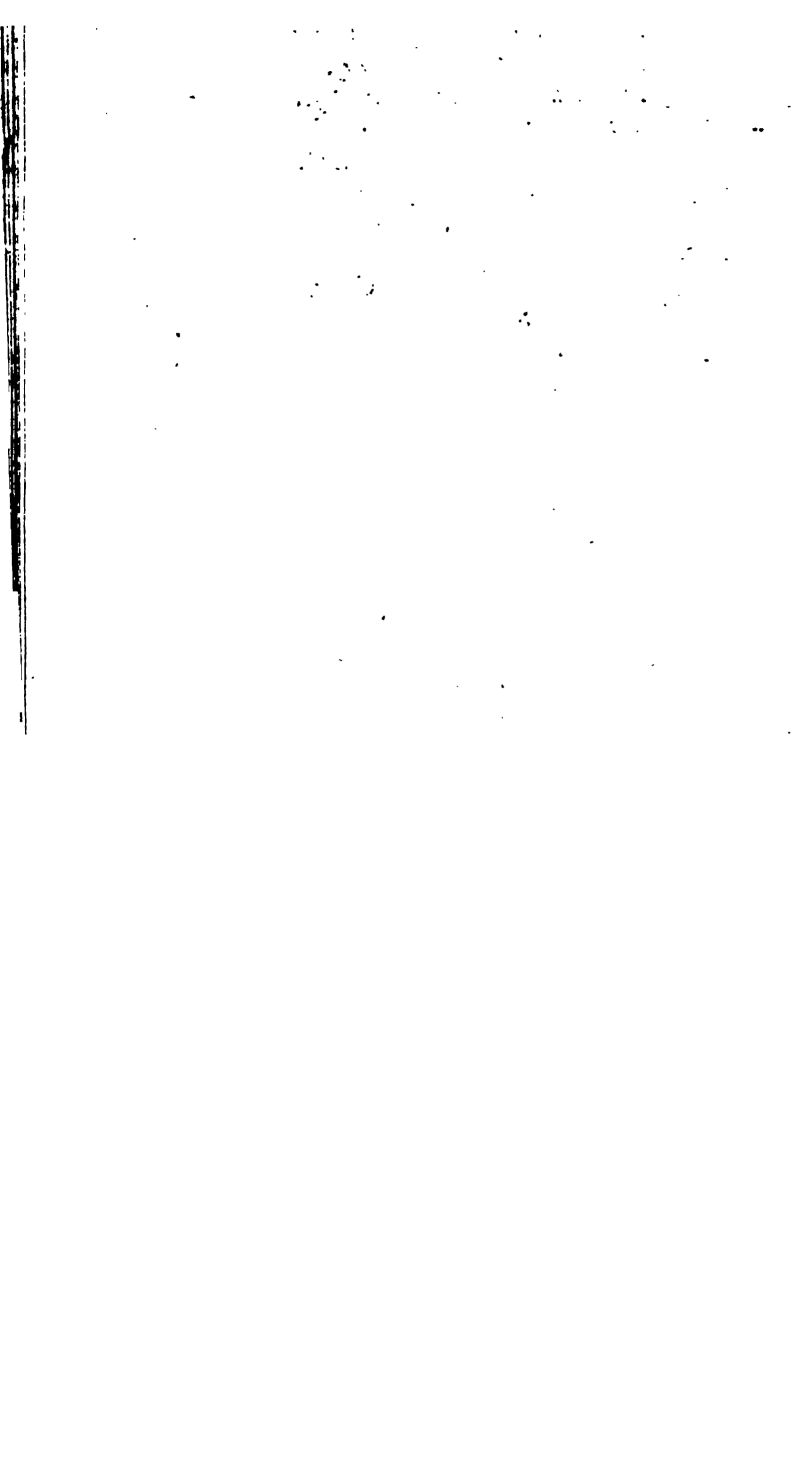
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In Mittels whereof the Commissioners above named have hereunto put their Hands and Seals, the Day and Year above written.

Nos autem sep al' tenores ordinat' sive Decret' prædict ad requisitionem Francisci Comitis Bedford, duximus exemplisicand per præsentes, In cujus rei Testimonium bas literas nostras secimus patentes, Ac eisdem tam magnum sigill nostrum Angliæ quam Sigillum nostrum Ducat nostri Lancastr' apponi secimus, Teste me ipso apud Canbury sexto decimo die Julii Anno Regni nostri septimo.

Cesar.

Rob. Rich. 3 Clericos.



INDENTURE

OF

FOURTEEN PARTS.

27 Feb. 19 Car. 2.

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THE

INDENTURE

OF

FOURTEEN PARTS.

HIS Indenture consisting of fourteen Paris, made the Seven and Twentieth Day of February in the Seventh Year of the Reign of our Sovereign Lord Charles, by the Grace of God, of England, Scotland, France and Ireland King, Desender of the Faith, &c. Between Parties to this the Right Honourable Francis Earl of Bedford, Indenture. of the first Part; Oliver Earl of Bullingbrooke of the second Part; Edward Lord Gorges of the third Part; Sir Robert Heath Knight, Lord Chief Justice of the Common Pleas, of the fourth Part; Sir Miles Sandys of Wilberton within the Isle of Ely in the County of Cambridge, Knight and Baronet, of the fifth Part; Sir William Russel of Chipenham in the said County of Cambridge, Knight and Baronet, of the sixth Part; Sir Robert Bevill of Chesterton in the County of Huntingdon, Knight of the Honourable Order of the Bath, of the seventh C 4 Part;

Part: Sir Thomas Tyringham of Tweeta in the County of Buckingbass. Kneeds, at the englich Parcy Sir Philibert Vernage of Carin in the County of York, Knight, of the nim Patty William Sames, Doctor of the Law, t the tenth Part; Anthony Hamond of Sax Albert in the County of Kent, Esquire, of it eleventh Part; Samuel Spalding of the Ton of Cambridge in the faid County of Cambridge, Gentleman, of the twelfth Part : Andrews Inrell of London, Gent. of the thirteenth Par; and Sir Robert Lovett of Lifcombe in the fil County of Bucks, Knight, of the fourteest that there i Wiltneffeth, That whereas a Seffins "" if firwers was, by his Majesty's Committee under his Highnesses Great Seal of England, hadden at King's Lynn in the County of Nafulk, the thirteenth Day of January in the thath Year of his now Majesty's Reign, for the Fenny and furrounded Grounds within the field County of Norfolk, and the Counties 41 Suffalk, Northampten, Cambridge, Hantingdun, Lancoln and the Ifle of Ely, which Commillion was specially intended for the great Work of the Drawing of the Great Fens and maining with the Clerk of Sewers, and at the earnest Desire of the rest of the Commissioners of Sewers, then and there affembled, the faid Right Honourable Francis Earl of Bedford, who was likewise one of the Commissioners and then present, being a great Owner of those Fennies, was moved to the End that so noble a Work might be effectually performed, that his Lordship would be the Undertaker thereof upon fuch Condition as should be agreed upon between his Lordship and the rest of the Commissioners, on the Behalf of the said several Counties; unto which Motion the said Earl, out of his Desire to further so Publick and good a Work, did give his Consent, and thereupon it was ordered and decreed by the test of the said Commissioners, that the said Earl should undertake the said Work at his own Charge, and should have the Quantity of Ninety-five thousand Acres of the said surrounded Lands, for his Recompence, to be affigned, set out and affured to him and his Assigns, in such Sort, as by the said Act of Sewers is expressed; Twelve thousand Acres whereof, are to to be granted and disposed of to the King's Majesty, for his Use as by the said Act it doth appear. And whereas Earl of Bedthe said Earl undertook so great a Work upon ford underthe Confidence he had of the Aid and Assist- takes the ance therein from divers other Gentlemen, Confidence who by his good Example and Encourage-that others ment would become Adventurers with him, would become fince which Time the Parties to these Presents Adventurers. have agreed to become Adventurers, and the faid Earl is willing to admit them to be Ad-

venturers

into Twenty Shares.

Number of Shares each Adventurer engages for.

venturers with him in the faid Work, according to the feveral Proportions following; Proportion of that is to fay, That the whole Proportion of Land divided Land to be allotted and affured in the Recompence of the faid Work, shall be divided into twenty whole Shares, of which Shares the faid Earl of Bedford doth agree to adventure for two whole Shares, Oliver Earl of Bullingbrooks for one whole Share; Edward Lord Gorges for one whole Share; Sir Robert Heash for one whole Share; Sir Miles Sandys for two whole Shares: Sir William Ruffell for two whole Shares; Sir Robert Bevill for one whole Share; Sir Thomas Tyringbam for two whole Shares: Sir Philibert Vernatt for one whole Share: Doctor Sames for one whole Share: Anthony Hamond for two whole Shares: Samuel Spalding for one whole Share: Andrews Burrell for one whole Share; and Sir Robert Lovatt for one whole Share: Now it is feverally covenanted, condescended agreed upon, by and between the faid Parties to these Presents; And the said Earl of Bedford, Earl of Bullingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir Wil-

Adventurers agree to fufmin Propormal Shares of the Charge.



these Presents, That they the said Earl of Bedford, Earl of Bullingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sanays, Sir William Russell, Sir Robert Bevill, Sir Thomas Tyringham, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, and Sir Robert Lovatt, and every of them, their and every of their Executors, Administrators and Assigns, shall and will bear and sustain the Charge of the said Work, in such several Proportions and in such Manner, as in and by these Presents it is expressed. And whereas, by the true In- In Consideratent and Meaning of the said Act and Law of tion whereof Sewers, the Part and Portion of the faid Earl the Earl of Bedford agrees of Bedford is to be allotted and set out unto that said Ad. himself, his Heirs and Assigns, in Recom-venturers shall pence for the said Work, as by the said Act be his Assigns and Law it doth more fully appear: Now he of the Recomthe said Earl of Bedford, for the Consideration Proportions, aforesaid, that is to say, That they the said according to Earl of Bullingbrooke, Edward Lord Gorges, each Man's Sir Robert Heath, Sir Miles Sandys, Sir Wil- Adventure. liam Russell, Sir Robert Bevill, Sir Thomas Tyringbam, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, and Sir Robert Lovatt, and their Assigns, are to bear and sustain their proportionable Parts of the Charge of the said Work, Undertaking together with the said Earl of Bedford, in such Sort as is in and by these Presents expressed, and shall pay and disburse such Monies as shall be necessary and required for the faid Work, in such Proportions, as herein is expressed, doth by these Presents

pence in just

Presents for himself, his Heirs and Affigm, grant unto them the faid Earl of Bullingbrook, Edward Lord Gorges, Sir Robers Heast, Sir Miles Sandys, Sir William Ruffell, Sir Robert Bevill, Sir Thomas Tyringham, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, and Sir Rebert Lovatt, and doth hereby also declare, That they the faid Earl of Bullingbruoke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir William Ruffell, Sir Robert Bevill, Sir Thomas Tyringham, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, and Six Rebert Lovatt, are and shall be the Assigns of him the faid Earl of Bedford, to whom and to whose Heirs and Assigns, as far forth as to the faid Earl of Bedford himself and his Heirs. according to their feveral Proportions aforefaid, all the Lands, Tenements, Fishings, and other Hereditaments and Profits, which by the faid Law and Act of Sewers are appointed, or mentioned to come unto him the faid Earl, in Recompence of the faid Work of Draining shall be indifferently affigued and



Sir William Ruffell, Sir Robert Bevill, Sir Thomas Tyringham, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Modrews Burrell, and Sir Robert Lovatt, or sheir Heirs or Assigns, as by the Intent of she said Law and Act of Sewers, the proporzionable Part and Portion of the said Land insended for the said Earl's Recompence, is to be affigned, conveyed and affured to the said Earl of Bedford and his Assigns; That then and so often all such Lands from Time to Time, and at all Times, shall be justly and indifferently assigned, conveyed and assured to the said Earl of Bullingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir William Russell, Sir Robert Bevill, Sir Thomas Tyringham, Sir Philibert Vernatt, Docsor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, Sir Robert Lovatt, and their Heirs and Assigns, according to their several Adventures as aforesaid. And that Adventurers they the said Earl of Bullingbrooke, Edward to have pre-Lord Gorges, Sir Robert Heath, Sir Miles Portional Sandys, Sir William Russell, Sir Robert Bevill, Profits, and Sir Thomas Tyringham, Sir Philibert Vernatt, same Remedy Doctor Sames, Anthony Hamond, Samuel Spald- against Coming, Andrews Burrell, and Sir Robert Lovatt, missioners that and their Heirs and Assigns, shall be equal self might Sharers herein, and in all other Profit and have. Benefit either in Money, Toll, Composition, or other Kind or Nature whatsoever, arising, increasing, coming, accruing, or happening by the said Work or Draining, or by Reason and in Regard of the same with him the said Earl, according to their several Proportions and Shares

Shares of Money in the faid Adventure at aforefaid; and shall have all such Rensedy and Advantage to compel the faid Commissioners to convey and affure the faid Lands to them according to their faid Shares, as the faid Earl himself should or might have, and shall have and enjoy all Profit, Commodities, Privileges, and Benefits granted, or to be granted, to the faid Earl of Bedford, as Undertaker of the faid Work of Draining, or to any Corporation to be erected or made according to the faid Law, to them and every of them, their Hein and Assigns, severally and respectively. and it is also covenanted, condescended, and fully agreed on, by and between the faid Parties to these Presents; and they the said Earl of Bultry on Notice lingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir William Ruffell. Sir Robert Bevill, Sir Thomas Tyringham, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, Six Robert Lovatt, and every of them severally and respectively for himself and themselves, his and their feveral and respective Heirs, Executors, Administrators and Assigns,

Idventurers or every hare to exend 500 / or pore if necesa Writing TO OW! MICH sore of the idventurers.



Heirs, shall and will disburse and expend for one whole Share the Sum of five Hundred Pounds of lawful Money of England. And if the faid Sum of five Hundred Pounds for every whole Share shall not be thought sufficient, then so much more Money over and above the faid Sum of five Hundred Pounds, as shall be requisite for the Beginning of the first Work, and so from Time to Time fuch other Sum and Sums of lawful Money of England, as shall be declared to be needful and expedient for the said Work by the greater Number of them, or of their Assigns, according to their several Proportions and Shares as aforesaid. Notice in Writing to be left at their Houses, under the Hands of any two or more of the Adventurers. And Adventurers further it is mutually covenanted, condescend- may affign ed, concluded and agreed upon, by and between the Parties to these Presents, That each of them, the said Earl of Bedford, Earl of Bullingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir William Russell, Sir Robert Bevill, Sir Thomas Tyringbam, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, and Sir Robert Lovatt, shall and may, at his and their free Will and Pleasure, assign, set over, and convey his or their Adventure and Share, in or concerning the Premisses, or such Parts and Proportions of the same, as shall be allotted and allowed unto him or them, or any Part thereof; so as each of his and their Assigns respectively, shall and do perform and pay what they and every

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every of them, the faid Earl of Bedford, Earl of Bullingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir William Russell, Six Robert Bevill, Six Thomas Tyringbam, Sir Philibert Vernatt, Doctor Sames, Anthony Hamond, Samuel Spalding, Andrews Burrell, and Sir Robert Lovatt, have undertaken and by these Presents have bound themselves to perform and pay. And likewife it is agreed, that it shall and may be lawful to and for every such Assignee and Asfignees, and for their Affigns, from Time to Time to assign, grant, set over and convey, his and their Adventure and Share so affigued, or such Part and Portion of the Premisses as And allo it is mutually coveaforefaid. nanted, granted, concluded, condefcended, and fully agreed upon, by and between the faid Parties to these Presents, their Heirs, Executors, Administrators or Assigns, that if it shall happen any one of them, the said Earl of Bedford, Earl of Bullingbrooke, Edward Lord Gorges, Sir Robert Heath, Sir Miles Sandys, Sir William Russell, Sir Robert Bevill, Sir Thomas Tyringbam, Sir Philibert

If Adventuzers fail their Payments afzer ten Days warning, to be excluded all Benefit. to and for the rest of the said Parties or their Affigns, to supply and make up the same, or to admit some other Person or Persons, in his or their Room or Rooms who shall or do fail as aforesaid, if they shall so think fit; And that such Party as aforesaid, by himself or his Assigns failing, shall be wholly excluded from taking any Benefit of the Premisses as aforesaid; shall lose and for ever be debarred from having or demanding all or any such Sum or Sums of Money, as by any such Person or Persons shall have formerly been paid or disbursed for and towards the said Work. And if it shall happen any of the Parties to these Presents to die, that then the Executors, Administrators or Assigns of him or them so dying respectively, shall have the same Benefit, Profit and Interest, of or in the Share, Adventure or Proportion, belonging to the Party or Parties so deceasing; as the Party or Parties so deceasing shall have, or might have had to all Intents and Purposes: Such Executors, Administrators and Assigns. paying and performing such Payments, Covenants and Agreements in every Respect, as the Party or Parties so deceasing should or ought to do. And it is lastly, punctually covenanted, granted and agreed, by and between all the said Parties to these Presents, that they, their Heirs, Executors, Administrators and Assigns, shall at any Time hereafter do, make suffer and execute every Act, Conveyance and Assurance, for the settling, conveying and affuring severally any such Quantity,

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Quantity, Share or Proportion of Land, or other Profit, to all or any the Parties to their Presents, their Executors, Administrators or Assigns respectively, requiring the same; As by the true Meaning of these Presents, doth or shall belong unto them, or as is hereby intended unto them by such Manner of Conveyance and Assurance, or by such other Manner as shall be reasonably devised or required. In this same whereof the Parties to these present Indentures have interchangeably set to their Hands and Seals, the Day and Year sirst above-written.

Francis Bedford, (LS.)
Edward Gorges, (LS.)
Robert Heath, (LS.)
Miles Sandys, (LS.)
Thomas Tyringham, (LS.)
Robert Bevill, (LS.)
Philibert Vernatt, (LS.)
Anthony Hamond, (LS.)
William Sames, (LS.)



THE

CHARTER

OF

INCORPORATION,

GRANTED

To the Right Honourable FRANCIS Earl of BEDFORD and others.

13 March 10 Car. 1,



THE

CHARTER

O F

INCORPORATION.

AROLUS Dei Gratia Anglie Scotie Francie et Hibernie Rex fidei Defensor &c. OMNIBUS ad quos presentes litere pervenerint Salutem CUM ad Sessionem de Les Sewers apud Lynne Regis in Comitatu nostro Norf. decimo tercio die Januarii Anno Regni nostri Anglie et sexto concernen' derivaco'em Paludum et locor' Palustriu' in Comitat' nostris Northton' Norf' Suff' Lincoln' Cantabr' Huntington Insul' de Ely infra limites Commissionis nostre tent' in presentia predilecti et sidelis Consanguinei nostri Francisci Comitis Bedd' et coram Roberto Heath Milite ad tunc Attornato nostro generali Milone Sandes Milite et Baronetto et divers' aliis ad numerum quadragint' unius Commissionar' de les Sewers tunc et ibidem assemblat' authoritat' Commissionis nostre de les Sewers eis et aliis direct' multa bona et Salubria Act' Ordinaco'es et Decret' per cosdem Commissionar' nostros pro et concernen' car'dem Palud' et locor' Palustriu' de

rivaco'em fact' fuerunt.

CUMQUE tam Commissionar' nostri predict quam populus ibidem quos predict opus derivaco'is ear'dem terrar' far' concernebat humiliter a prefat' Comite Bedd' efflagitabant quod opus hoc ingens et celebre tam populi eor dem Comitat quan iplius Comitis commodum tantopere spectar ipsemet Comes assumere dignaretur Quibus quidem votis ac desideriis prefat' Comes annuens predict' opus suscipere assenciebatur Ac fuperinde inactitatum ordinatum adjudicatum et decret' fuit per dictos Commissionar' quod pro recompensatione ingen' labor' et dispendis predicti' Comitis Bedd' in opere predicto peragend' ipse haberet Nonaginta et quinque mille Acras earundem terrar de separar speciebus qualitar' et natur' ear'dem per sex cor'dem Commissionar' indifferenter sibi appunctuand et delignand',

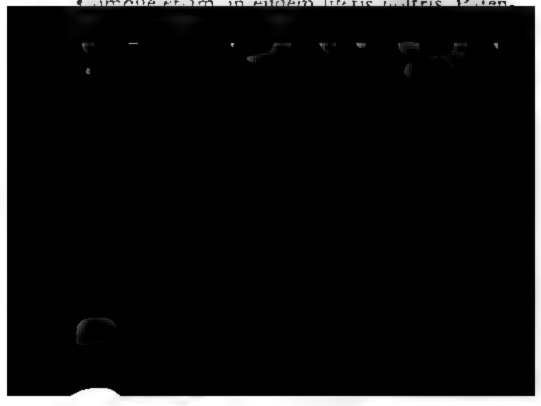
CUMQUE ad intenco'em quod tam predict' Comes predict' opus magis confidenter fascipere et perficere ac eastlem Nonagint' et



seu per aliquam aliam legem sive Decret' de Sewers vendicare poterimus relaxaremus ac dict' Act' sive Decret' sua approbare et confirmare dignaremur Necnon Regal' manu nostra eadem signand' approbac'oem et assensum Regium nostrum declaremus et abinde Custodi Sigilli nostri magni Anglie ut debita legis forma tam per Decret' Cur' nostr' Cancellar' confirmaretur recommendare vellemus Quodque eadem Act' et Decret' Dominis et aliis de privato Consilio nostro quod ut res imperii imposter' non immutand' seu impugnand' approbatione eor' in ea parte obtenta Quodque ad prox' Parliament' imposter' convocand' et Billa seu Petico'e duobus domibus ejusdem Preserend' et eadem Act' et Decret' adtunc ut lex assentat' et peract' Nos pro plena et final' Confirmatione ejustem Regalem assensum nostrum eidem concedere dignaremur Quodque nos pro hiis favoribus nostris Regiis indigen' populo nostro Comitat' istor' qui auxiliu' et relevamen in premissis accipere non potuit nisi manu n'ra Regali lucem et vitam istis Act' et Decret' conferend' duodecim mille Acras de predict' Nonagint' et quinque Mille Acris nobis heredibus et Successoribus nostris assurand' et per nos imperpetuu' de et ab omni jure titulo aut interess? communie aut alicer per predict' Comitem aut aliquam aliam personam sive personas quascunque clamand' accipere dignaremur, eisdem duodecim Mille Acris in una aut duabus proportionibus de predict? terris demersis modo parcell' Manei' de Whitlesey aut alior' Manerior' eidem adjacen' dimensurand' et designand' Quas quidem duode-D 4 cim cim Mille Acras predict' Comes et populus noster per assensum suum unanimum et grati eor' animi indiciu' pro gracia nostra Regali opus predict' ut presertur savore nostro Regio et assensu recommendando et persiciendo nobis humilime obtulerunt Quam quidem voluntar et liberam oblationem cor'dem Comitis et populi nostri nos gratiose accipimus ac accepta-

mus per prefentes.

CUMQUE nos predict opus ingens arduu' et laude-dignum magnopere faventes eadem Act' et Decret' predict' Regali nostro affensu manu nostra testat' approbari fecimus Nosque etiam pro meliori gubernaco e progress et perimpleco'e operis predict' Comitem et nonnullos alios de subdit' nostris in Corpus Politicum per nomen Gubernator' Ballivor' et Coi'tat' Societat' Confervator' Paludum in Cantabr. Hunt' Northton' Lincoln' Norf' et Suff' et Inful' Ely per literas nostras Patentes eisdem in hac parte nuper concest? fecerimus constituerimus et creaverimus Eosdemque subditos nostros divers? Donis Concessionibus libertat' Jur' et Immunitat' investiri fecerimus we exism in eithern literis wifers P . ten



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Mille Acras in predict Act ordinacone et Decret Commissionar nostror predict no iat ac predict duodecim Mille Acr in predict L'ris nostris Paten menc'onat intendebantur esse una et eadem duodecim Mille Acr terr

et non al' neque divers.

SCIATIS igitur quod nos Dubitac'oes omnes et questiones que imposter' oriri poterint in hac parte penitus tollere volentes Necnon nos duodecim Mille Acr' in Act' et Decret' predict' express' et nobis heredibus et Successoribus nostris concess? seu concedi menconat' plenar' content' esse per presentes Declarantes de gratia nostra speciali ac ex Certa scientia et mero motu nostris pardonavimus remisimus relaxavimus et quiet clamavimus Ac per presentes pro nobis Heredibus et Successoribus nostris pardonamus remittimus relaxamus et quiete clamamus prefat' Gubernator' Ballivis' et Common'itati Societat' predict' et Successoribus suis predict' duodecim Mille Acras in eisdem literis nostris Paten' ut prefertur promiss? seu promitti menc'onat' et quamlibet inde parcell' ac totum jus titul' clam' interess' et demand' nostra quecunque de in et ad easdem duodecim Mille Acras aut aliqua inde parcell' virtute seu colore ear'dem literar' nostrar' Patent' prerecitat' Necnon omnes et singul' Promissiones aut pretext' Pomission' de et concernen' predict' duodecim Mille Acr' in eisdem literis nostris Patentibus content' et express' aut eadem aliqualiter tangen' Salvis tamen semper et nobis hered' et Successoribus nostris omnibus reservat' predict' duodecim Mille Acı' in predict' Act' Ordi-'nacon'

nacon' et Decret' Commissionar' nostror' de le Sewers predict' express' ac nobis heredibus et Successoribus nostris concess' vel menconat' esse concess.

CUMQUE etiam predicti Gubernator Ballivi et Common'itas Societatis predict' nobis humillime supplicaver' quod nos sursumredditionem ear'dem literar' nostrar' Patentiu' Premenc'onat' ab eisdem accipere vellemus ea tamen intenc'oe quod nos alias literas nostras Patentes cum eisdem ac aliquibus aliis Donis potestat' Privileg' et Immunitatibus ad Promotionem operis predict' conducent' eis concedere dignaremur Quam quidem sursumredditionem accepimus et acceptamus per presentes.

CUMQUE presat' Predilectus et sidelis Consanguineus noster Franciscus Comes Bedd' ac quidam alii dilecti Subditi nostri sui Consortes multor' desideriis annuentes predicta Stagna Palustria et loca Paludosa in Predictis Comitatibus nostris Cantabr' Hunt' Northton' Lincoln' Sust' et Nors' et in Insula Ely trescent'et sexagint Millia Acr' terrar'aut eo circiter continencia e quibus Aqua cooperi' Pisce su-



se nuper exhibebant divina auspicante clemencia Pecor' Juvencor' leta Pascua et frequentes incolar' manso's intueri liceat Et quia tanta aquar' moles a locis illis nisi per erec'coem et confec'coem Stagnor' Ripar' aggerum fossar' Canal' Cataractar' pontiu' et Calcetor' et operum alior' eor'que continuationem et preservationem perpetuas derivari non possit nec tueri que impensas quotidianas postulabunt ac ad perpetuam supportaco'em onerum tanto operi incumbenciu' de paludibus istis desiccandis quadraginta millia Acra' per metas dignoscend' sunt designanda unde redditus exit' et profic' ad subvenco'em onerum hujusmodi que non tam per singulos in fata sepius decedentes heredibus minoribus Feminis et aliis suor' regimin' non sufficientibus relictis quam si eor' erogacio et Premissor' continuatio quor'dam viror' discret' Politice Corporat' Succession' perpetuam haben' curæ incumberet Sciatis igitur quod nos ad Premissa Considerationem habentes Nec non progress? e perimplecon' operis predicti omnibus modis quibus poterimus succurrere et subvenire volentes ac predictor' Gubernator' Ballivor' et Common'itatis Societat' Predom' Premissis Petic'oi graciose annuentes de gratia nostra speciali ac ex certa sciencia et mero motu nostris volumus quod de cetero imperpetuum sit et erit una Societas de Conservatoribus Paludum infra Comitat' predict' in unum Corpus corporat' et Politicum redact' Ac præsat' Franciscum Comitem Bedd' et subscriptos sibi Oliverum Comitem de Bullingbrooke Henricum Dominum Maltrevers Edwardum

Dominum Gorge Franciscus Edwardum Crane Militem prenobil' Ordinis Garteria Cancellar Milonem Sandis Militem et Baronet Thomam Tyrringham Militem Robertum Lovet Militem Filbertum Vernatt Militem Milonem Sandis Militem Will'um Sams kgum Doctorem Oliverum St. John Armigerum Anthonium Hamond Armigenum & Samuelem Spalding Generolum et al in forma fubscript' eligend' et Successores suos in Societat' predict' ac in unum Corpus corporat' et Foliticum imperpettuum duratur in re facto et nomine per nomen Gubernator' Ballivor' et Communitat' Societat' Conservator' Paludum in Com' Cantabr' Hunt' Northton' Lincoln' Norf' et Suff' et Infula Ely pro nobis Heredibus et Successoribus nostris facimus creamus et constituimus ac per nomen predict nuncupari volumus per presentes Et quod de ipfis unus fit Gubernator alter Deputatus Gubernator duo Ballivi et ceteri de Common'itat' Societat' predict' Et quod ipfi et alii in forma sequen' in Societat' illam eligend' et admittend' et Succeffores fui per idem nomen ha-



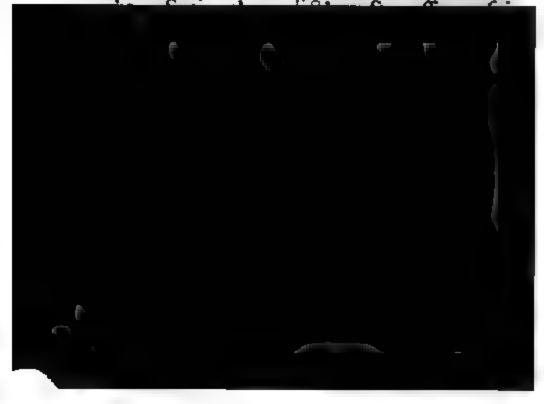
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fendere et desendi valeant et possint in quibuscunque Curiis et locis et coram quibuscunque Judicibus Justiciar' vel al' Officiar' et Ministris nostris Hered' et Successor' nostror' in omnimod' Acc'oib' Pl'itis querelis et demand' modo et forma prout aliquis ligeus noster habilis et in lege capax aut aliquod aliud Corpus corporat' seu Politicum quodcunque

valeat et possit.

VOLUMUS ETIAM et per presentes pro nobis heredib' et Successoribus nostris concedimus eisdem Gubernator' Ballivis et Communitat' Societat' predict' Quod predict' Franciscus Comes Bedd' sit primus et modernus Gubernator' Societat' predict' et predict' Milo Sandis Miles et Baronett' sit primus Deputat' Gubernator et pred' Thomas Tirringham Miles et Milo Sandis Miles sint et erint primi et moderni Ballivi Societat' predict' Et predictus Oliverus Comes Bullingbrooke Henricus Dominus Maltrevers Edwardus Dominus Gorge Franciscus Crane Miles Robertus Lovet Philbert Vernatt Miles Will'us Samms Oliverus St. John Anthonius Hamond et Samuel Spalding sint et erint primi et moderni de Comon'itat' Societat' predict' Eundemque Franciscum Comitem Bedd' primum et modernum Gubernatorem et predict' Milonem Sandis Militem et Baronett' primum et modernum Deputat' Gubernator' et Thomam Tirringham Militem et Milonem Sandis Militem primos et modernos Ballivos et predict' Oliverum Comitem Bullingbrooke Henricum Dominum Maltrevers Edwardum Dominum Gorge Franciscum Crane Robertum Lovett Philbert^{*}

Philbert Vernatt Will'um Samms Oliverum St. John Anthonium Hamond et Samuelem Spaldinge primos et modernos de Common'itat' Societat' predict' facimus ordinamus et creamus per presentes Quem Gubernatorem in Officio suo continuari volumus usque in festo Sancti Michaelis Archangeli quod erit in Anno Domini Millesimo sexcentesimo tricelimo quinto et abinde quousque ipse vel alius in locum Gubernator' Societat' illius eligatur Ac predict' Deputat' Gubernator' in Officio illo continuari volumus ufque in eodem festo et abinde quousque ipse vel alius in locum illum eligatur quodque uterque dictor Ballivor in dictis Officiis fuis respective continuabunt usque in eodem festo et abinde quousque ipsi vel alii in loco et Offic' Ballivor' Socictat' predict' eligantur quodque quilibet de Common'itat' Societat' predict de dicta Common'itat' respective continuabunt ad terminum vite fue nifi ex justa causa quispiam de predict' Gubernator' Deputat' Gubernator' Ballivis vel Common'itate a loco fuo amoveatur Quodque iidem Gubernator Ballivi et Co-



loco convenien' infra Insul' Elien' per prefat' Gubernator' Ballivos et Comon'itat' Societat' predict' et successores suos designand' quandam Domum Consilii et Aulam communem habere et ibidem in vicesimo nono die Septembris singulis Annis et sepius rerum necessitate exigente se ipsos congregare et convenire et cum libero consensu presat' Gubernator' Ballivor' Common'itat' Societat' predict' vel majoris partis eor'dem interesse volentium nominare et eligere unum discret' et idoneum virum de Deputat' Gubernator' Ballivis aut Common'itat'ejuschem Societat' fore Gubernator' dicte Societat' qui sic elect' in eodem Officio stabit et continuabit usque in vicesimo nono die Septembris tunc prox' sequen' et abinde quousque ipse vel alius ejus loco eligatur et preficiatur nisi interim ex justa causa a loco illo debite amoveatur Aceciam nominare et eligere de se ipsis unum virum probum et discret' fore Deputat' Gubernator' Societatis predict' et duos alios fore Ballivos Societatis predicte qui sic electi in eisdem Officiis singuli cor' stabunt et continuabunt usque in vicesimo nono die Septembris tum prox' sequen' et abinde quousque ipsi vel eor aliquis aut alii eor dem locis respective eligantur et preficiantur nisi interim ex justa causa a locis suis debite amoveantur vel amoveatur aliquis et alios tenentes terrar' quingent' Acr' palud' predict' ad minus in feod' et hereditate habentes pro tempore existen' in Common'itat' ejusdem Societat' quos voluerint admittere eligere et preficere et alios loco eor' alicujus in fata decedentis seu amoti eligere substituere

et preficere quoties necessar' eis videbitur Volumus tamen Gubernator' et Deputat' Gubernator' et quemlibet Ballivor' et quemlibet de Common'itat' Societatis predicte per majorem partem Gubernator' Deputat' et Ballivor' et Common'itat' Societat' predict' ut predictum est debite premonitor' interesse volencium justa de causa amobilem et amovend' Et si contigerit Gubernator' Deputat' Gubernator' vel Ballivos vel quemquam de Common'itate Societat predicte obire vel amovere per quod locus vel Officiu' fuum vac' deveniet tunc licebit fuperviven' Gubernator' Deputat' Gubernator' Ballivis et Common'itat' Societat' predicte scipsos similiter congregare et convenire et ibidem aliam personam vel personas fore Gubernator Deputat' Gubernator' Ballivos et de Common'itat' Societat' predict' in forma predict' loco et vice illor' Gubernator' Deputat' Gubernator' Ballivor' vel alicujus de Common'itate vel eor' aliquor' vel alicujus feu defunct' aut amot' nominare et aligere in Offic' et loc' ill' continuand' usque in vicesimo nono die Septembris tunc prox' fequen' et abinde quousque infe vel alus de novo climatur continuand



· AC INSUPER volumus ac per presentes pro nobis heredibus et Successioribus nostris concedimus prefat' Gubernator' Ballivis et Commo'nitat' Societat' predict' et Successoribus suis quod licebit Gubernator' Deputat' Gubernator' Ballivis et Commo'nitat' Societat' predict' per Gubernator' Societat' illius vel Deputat' Gubernator' Societat' predict' pro tempore existen' convocat' aut major' part' cor' interesse volentium dummodo sex cor' ad minus quor' unus eor' sit Gubernator vel Deputat' Gubernator sint present' de tempore in tempus pro bono regimine supporta'coe et Publico commodo Societatis predicte facere ordinare stabilire et promulgare Statut leges et Ordina'coes quascunque se ipsos et opera fua in Paludibus illis concernen' ac novis emergentibus malis nova remedia si necesse sueric statuere et apponere et ea executioni debite mandare Ita tamen quod eadem statut' leges Ordinac'oes et Decret' non sint contrar' statut' et legibus hujus Regni nostri Anglie.

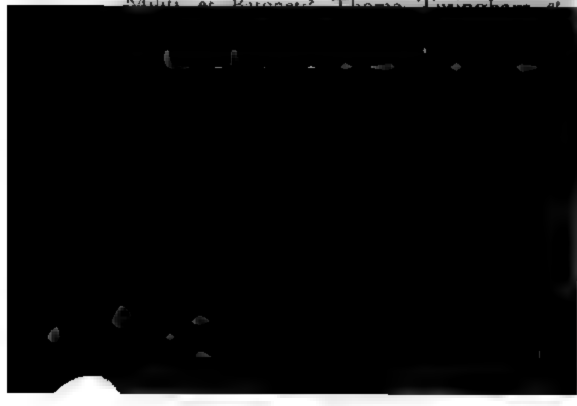
ET ULTERIUS volumus ac per presentes pro nobis heredibus et Successoribus nostris ordinamus et constituimus quod presat' Comes Bedd' superius in presentibus n'oiat' fore Gubernator' Societat' predict' et quilibet al' de tempore in tempus in Offic' ill' eligend' antequam ad exercitiu' Offic' Gubernator' Societat' predict' admittatur vel in eodem Offic' se intromittat Sacramentum corporal' super sanct' Dei Evangelia ad Offic' ill' bene et sideliter in omnibus et per omnia Offic' ill' tangen' exequend' coram predict' Deputat' Gubernator' Ballivis et Societat' predict' aut tribus vel E

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Pluribus eor' quor' Deputat' Gubernator' at unus Ballivor' sit unus prestabit Quibus quidem Deputat' Gubernator' Ballivis et Societat' et quibussibet tal' tribus vel pluribus en' tal' Sacrament' ut presettur presat' Comit Bedd' et cuilibet al' de tempore in tempus is Offic' ill' eligend' administrand' et de ipio suscipiend' plenam potestatem et authoritatem

damus et concedimus per prefentes.

pro nobis heredibus et Successoribus notini ordinamus et constituimus quod presar Milo Sandis Miles et Baronett' Thomas Tyringham Miles et Milo Sandis Miles et quilibet al' in Offic' Deputat' Gubernator' seu Ballivor' Societat' predict' antequam ad exercit' Offit' Deputat' Gubernator' vel Ball' admittanter vel in eistem Offic' se intromittant Sacrament' corporal' super sanct' Dei Evangel' ad Offic' ill' bene et sideliter in omnibus et per umaia Offic' ill' tangen' exequend' coram Gubernator' Ballivis et Commo'nitat' Societat' predictivel aliquibus duobus vel plur' eor' quibus tal' Sacrament' ut presertur presat' Miloni Sandii



cor'que minister' et servien' prestand' ordinare Ac eisdem Gubernator' Deputat' Gubernator' et Ballivis et Successoribus suis licenciam similiter et potestatem damus et concedimus quod bene liceat et licebit Gubernator' Deputat' Gubernator' et Ballivis de singulis de Societat' predict' Sacrament' in forma predict' prestand' suscipere Et hoc absque aliqua Commissione seu ulterior' Warrant' a nobis hered' et Successoribus nostris in ea parte procurand' aut obtinend.

AC DE uberiori gracia nostra speciali ac ex certa sciencia et mero motu nostris dedimus et concessimus predict' Gubernator' Ballivis et Commo'nitat' Societat' predict' et Successoribus suis canservac'oem omnium Aquar' et Ripar' infra Palud' et loca Palustria predict' tam existen' quam deinceps sutur' Ac pro nobis heredibus et Successoribus nostris volumus ac eisdem Gubernator' Ballivis et Commo'nitat' Societat' predict' et Successoribus suis concedimus quod ipsi et Successores sui sint imperpetuum Conservatores Aquar' et Ripar' predict' Ac ipsos et Successores suos Aquar' et Ripar' predict' ad Retia Kedellos et omnia al' Engina Stagna et molendin' et al' nocument' in Aquis et Ripar' predict' posita seu imposter' ponend' contra leges et consuetud' Regni nostri Anglie per se vel per ministros suos arrestand' capiend' et comburend' et ad singul' in Aquis et Ripar' predict' scrutand' faciend' et exequend' que aliqui Conservator' alicujus Aque vel Ripar' scrutar' facer' vel exequi valeant, sacimus ordinamus et constituimus per presentes Ac pro nobis hered' et suc-E 2 cessoribus cessoribus volumus ac per presentes ukein concedimus eisdem Gubernator's Ballivis a Commo'nitat' et Successoribus suis ac single Gubernator's ac Deputat' Gubernator's et Ballius Societat's predict's pro tempore existen',

QUOD ipsi et duo vel plures eor' habeante de cetero imperpetuum potestatem inquient per Sacramentum probor' et legalium hominum Comitat' ill' et aliis viis et modis quitu convenit de omnibus trangress' et delict' commo formam Statut' vel contra legem et consueut Regni nostri Anglie in Aquis et Ripar predict' factis commiss' vel perpetrat' seu sand committend' vel perpetrand' eaque omnia et singul' audiend' terminand' et cos qui inte convict' suerint puniend' per sines amercianes' et al' penas secundum leges et consuetud' Regni nostri Anglie.

CONCESSIMUS etiam predict' Gubernator' Ballivis et Societat' et Successoribus suis omnimodas penas sines amerciamen' bona et catalla propter aliqua delict' in Aquis et Ripa' predict' contra sormam statut' vel contra leg' vel consuetud' Regni nostri Anglie sorissact'



cessor' nostror' mittend' vel retornand' et abseque aliqua impetic'oe nostr' hered' vel successor' nostror' aut al' ministror' quor'cunque et in .commodum et easiament' hominum in partibus predict' habitan' Et ut alii ad incolend' partes ill' melius adducantur ex seriar' et mercat' Vicinitate.

ULTERIUS VOLUMUS ac per presentes pro nobis heredibus et successoribus nostris concedimus predict' Comiti Bedd' Domino Maner de Thorney heredibus et assignatis suis quod ipsi habeant unum Mercat' in die Jovis qualibet septimana infra predict' Maner' de Thorney Necnon duas ferias annuatim imperpetuum apud Thorney predict' una cor' in primo die Maii incipien' et per tot' illum diem et duos dies prox' eundem diem sequen' annuatim continuand' et duratur' ac altera ear'dem fer' ibidem primo die Septembris incipien' et per tot' ill' diem et duos dies eundem diem prox' sequen' continuand' et duratur' tenend' unacum Cur' ped' Pulve. rizat' ibidem tempore dict' mercat' et fer' sive Nundin' tenend' unacum rac'onabil' Tolnet' Stallag' et Piccag' pro seldis seu rebus venalibus in feriis vel mercat' predict' vend' exposic' ac cum omnibus libertatibus et liber' consuctud' fin' amerciamen' ac omnibus al' profic' commoditat' et emolument' quibuscunque ad hujusmodi mercat' et ferias sive Nundin' et Cur' Ped' pulverizat' pertinen' Ita tamen quod predict' Mercat' et ser' sive Nundin' aut eor' alter non sint vel sit ad nocumentum al' Vicin' Mercac' Nundin' sive Fer'.

ET

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ET ULTERIUS de uberiori gracia nofin certa sciencia et mero motu nostris volumus q per presentes pro nobis heredibus et successoribus nostris concedimus prefat' Miloni Sandis Militi et Baronetto D'no Maner' de Strethan heredibus et assignat' suis quod ipsi habeat unum Mercat' in die Jovis qualibet septiman infra Manerium de Stretham in Infula Elier Necnon duas ferias annuatim imperpetuum apud Stretham predict' una car' in Felto fancti Marci incipien' et per tot' ill' diem & duos dies prox' fequen' eundem festum annutim continuand' et duratur' alter' car'dem fe' ibidem in festo sancti Mathei Apostoli incipier et per tot' ill' diem et duos dies eund' Fest' prox' fequen' continuand et duratur tenend unacum Cur' Ped' Pulverizat' ibidem tempore dict' mercat' ac fer' five nundin' tenend' unacum rac'onabil' Tolnet' Stallag' et Piccag' pro feldis seu rebus venal' in feriis et mercat' predict' vendic'oi exposic' Ac cum omnibus libertat' et liberis consuerud' fin' amerciamen' ac omnibus al' profic' commoditat' et emolument' qu'i ascunque ad hujusmodi mercat'



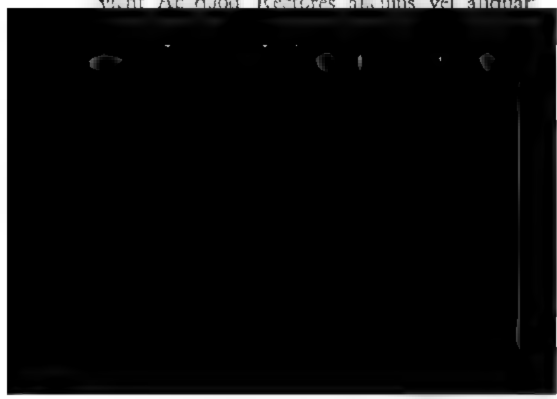
dem tempore dict' Mercat' et ser' sive Nundin' tenend' unacum rac'onabil' Tolnet' Stallag' Piccag' pro seldis seu rebus venal' in fer' vel Mercai' predict' vendic'on' exposii' ac cum omnibus libertat' et liberis consuetud' fin' amerciamen' ac omnibus al' profic' commoditat' et emolument' predict' seu ad hujusmodi Mercat' et ser' sive Nundin' pertinen' Ita tamen quod predict' Mercai' et fer' et eor' alter respective non sint vel sit ad nocument' al' vicinor' Mercat' fer' sive Nundin'; NON OBSTANTE quod breve nostrum de ad quod dampnum aut aliquod aliud breve a Cancellar' nostra non emanavit ad inquirend' de feriis sive Nundin' et Mercat' predict' aut eor' aliquo ante confec'coem

presencium.

VOLUMUS INSUPER ac per presentes pro nobis heredibus et Successoribus nostris concedimus prefat' Gubernator' et Commo'nitat' Societat' predict' et Successoribus suis et singul' eor' tam present' quam sutur' licenciam et facultatem quod ipsi infra planiciem Palud' predict' in aliquibus locis congruis quovis vo-Îuerint Eccles, et Capell, cum Cancell, et Campanil' de novo erigere edificare et fundare et quasdam perticul' terr' suar' Eccles' sive Capell' ill' adjacen' ad Cemeter' inde faciend' includere. Ac Eccles' vel Capell' ill' sic con-Aruct' et sundat' Baptisterio et al' ad Sacrament' et alior' divinor' administracon' necessar' instruere et ornare valeant et possint dictasque Ecclesias et Cemeter' per Ordinai' illius loci ubi construct' sucrint consecrari et juxta leges

E 4 EccleEcclesiasticas 'Regni nostri Anglie dedicari causare Ac quod Gubernator Ballivi et Commo'nitas Socierat' predict' et Successores sui et singul' cor' Ecclesias vel Capell' ill' fundant' Post fundacon' ill' sint imperpetuum Patroni Eccles' et Capell' antedict' habeantque jus Patronar' cujuslibet ear' et presentandi ad easdem in qualibet vacacon' personam idoneam per Ordinar' loci illius Canonice admittend' et instituend' et debite induci mandand'.

VOLUMUS ETIAM Ac per presentes pro nobis heredibus et Successoribus nostris concedimus singul' Episcopis Ordinar' et aliis tam presentibus quam sutur' quor' in hac parte interest quod ipsi et eor' singul' Eccles' sive Capell' predict' cum construct' suerint ac Cemeter' ear' consecrare et in honorem divinum dedicare valeant et possint Et quod Eccles' sive Capell' ill' postquam suerint consecrat' inquilinis et Inhabitantibus ad divina celebrand' Sacrament' Cene Domini administrand' et suscipiend' nuprias celebrand' parvul' baptizand' mortuos sepeliend' et ad omnia al' que ad Eccles' vel Capell' et Cemeter' pertinent deservent Ac quod Restores alcums vel aliquar'



DAMUS ETIAM tenore presencium prefat' Gubernator' Ballivis et Commo'nitat' Socient' predict' et Successoribus suis et singul' eor' tam presentibus quam futur' licenciam et facultatem quod ipsi aliquas terras infra Planiciem Palud' predict' vel al' cum soluc'oe decimar' fruct' et al' ibidem renovan' Prout eis melius videbitur expedire eisdem Rectoribus onerare et quamlibet Eccles' sive Capell' predict' et Rectores ejusdem et Successores suos cum decimis tam majoribus quam minoribus. real' et personal' mixt' de terris predict' crescen' et renovan' Et cum tal' Eccles' five Capell' et cum decimar' oblac'on' et proventibus ad Eccles' ill' pertinen' et Mansionibus terr' et tenement' suis propriis dotare et ea Rectori alicujus tal' Eccles' five Capell' pro tempore existen' et Successoribus suis in seod' Possidend' imperpetuum dare et concedere valeant et possint et cuilibet tal' Rectori et Successoribus suis respective ea omnia acquirend' et tenend' licenciam similiter damus et concedimus per presentes Statut' de terris et tenementis ad manum mortuum non ponend' non obitan' salvo jure Rector et Vicar cujuslibet Ecclesse Matricis in cujus Paroch' Ecclesse vel Capell' ill' de novo fundat' fuerint. Et quia structur' et perpetua manuten'cio Pontium factar' et preservac'o multor' Cataractor' Rivor' alior'que locor' Aquas et eor' Ripas obducendor' infra Palud' predict' imposter' edificand' erigend' vel faciend' pro commodo et utilitate Reipublice immensas exigerunt denar' sum';

VOLUMUS

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VOLUMUS et concedimus prefat' Gubernator' Ballivis et Como'nitat' Societat' predict' et Successoribus suis per presentes que bene liceat et licebit eis capere habere et recipere fibi et Succefforibus fuis rac'onabil' Tolne' fequen' pro omnibus averiis et carucis fuper Pontes ill' de novo erect' vel per Gubernstor' Ballivos et Commo'nitat' Societat' predict' et Successores suos erigend' transcuntibus, videl't pro qualiber Caruca onerat' quatuor denar' et non onerat' duos denar' pro quolibet Equo five Equa onerat' duos denat' et fi non onerat' un' denar' pro viginti bidentibus Vitul' five Porcis duos denar' et fic pro rata pro quolibet viginti Bobus five Vaccis quatuor denar' et sic pro rata Et pro qualibet Cimba subtus predict' Pont' per Seweras vel loca predicta de novo fact' et manutent' per predict' Gubernator' Ballivos et Commo'nitat' Societat' predict' transeun' et navigan' non exceden' quatuor tunellos quatuor denar' et pro qualibet major' Cimba octo Denar pro qualibet Cimba per Cataractas de novo fact' et manutent' ut predictum est non continen' quatuor tunellos qua-



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dent' per quas aliqua pars dict' terr' aliqualiter conveiat' et assurat' suerit ab uno ad alium per partes perquirentes irrotulabunter coram Gubernator' Ballivis et Societat' predict' in libro ea de causa publice conservand' vel per ministros suos infra spacium trium Mensium prox' post dat' dictor script' sive Evidenc' pro rac'onabil' denar' sum' Clerico vel al' Officiar' pro labore suo in ea parte sustinend' solvend'.

VOLUMUS tamen quod si aliquis tenens vel Inhabitans ibidem per spacium
trium Mensium ut presertur script' et Evidenc' sua de aliqua parte Premissor' siend'
non irrotulabit seu irrotulari causabit quod
tunc franches' libertat' Immunitat' et privileg' predict' in presentibus content' minime

gaudebit.

cum quod opus tam arduum non fine multo labore et oneribus perficitur Quodque
parvi erit nisi continua supervisione labore
expens' et Consilio haud mediocri preservatum sit ut igitur Gubernator' Ballivi et Commo'nitas Societar' predict' et singul' Inhabitantes predict' sint eidem sedulo magis
intendentes et auxiliantes et in Domibus locis et possession' suis cum illuc post tanta
onera et labores causa recreac'ois aut solacii
se divertant absque omni metu inquietudinis molestie seu gravaminis lete et pacifice
stare possint et morari.

DE uberiori gracia nostra speciali concessimu pro nobis heredibus et Successoribus nostris Gubernator' Ballivis et Commo'nitat' Societat predict' et fingul' eor' et Successoribus fuis Et volumus quod nullus eor' ponatur extra libertat' precinct' Falud' predict' in Affs' Jurat' attinct' Recogni con' feu Inquifrou' aliquibus licet tangant nos heredes vel Succeffores nostros aut alios quoscunque Et quod nullus eor' fiat extra Palud' predict' Collector Decimar' quintar' Decimar' taxar' tallagior aut al' onerum quotar' feu impofic'on' quor'cunque nobis heredibus vel Successoribus nostris imposter' quomodolibet concedend' seu dand' neque sint vel sit Constabular' Receptor' Ballivus aut Officiar' nostr' aut hered' vel successor' nostror; extra libertat' predict' contra voluntat' suas.

VOLUMUS ETIAM ac per prefentes concedimus prefat' Gubernator' Ballivis et Commo'nitat' Societat' predict' quod habeant et habebunt has literas nostras Patentes sub magno Sigillo nostro Anglie debito modo fact' et sigillat' absque sine seu feod' magno seu parvo nobis in hanape-



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fact' existit aut aliquo Statut' Actu Ordinac'oe Provisione Proclamac'oe sive Restriccioe in contrar' antehac habit' fact' edit' ordinat' sive provis' aut aliqua al' re causa vel materia quacunque in aliquo non obstan'.

IN CUJUS rei testimonium has literas nostras sieri secimus Patentes Teste me ipso apud Westmonasterium tercio decimo die

Marcii Anno Regni nostri decimo.

Per Breve de privato Sigillo.

WOLSELEY.





CHARLES, by the Grace of God, of *England*, *France* and *Ireland* King, Defender of the Faith, &c.

To all to whom these Presents shall come greeting.

HEREAS at a Sessions of Recital of the Sewers, holden at King's Lynn Lynn Law. in our County of Norfolk, the 13th Day of January in the fixth Year of our Reign, concerning the draining of the Fens and Marthy Grounds in our Counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge, Huntingdon, and the Isle of Ely, lying within the Limits of our Commission, in the Presence of our dearly beloved and faithful Cousin Francis Earl of Bedford, and before Sir Robert Heath, Knight, our then Attorney General, Sir Miles Sandys, Knight and Baronet, and divers others to the Number of forty and one, Commissioners of Sewers then and there assembled, by Virtue of our Commission of Sewers to them and others directed, many good and wholesome Acts, Ordinances and Decrees were made by our

our Commissioners, for and concerning the draining of the said Fens and Marshy Grounds.

And whereas as well our Commissioner aforefaid, as the People there, whom the draining the faid drowned Lands did concern, humbly befought of the aforesaid Earl of Bedfork that he the faid Earl himself would be pleased to undertake so great and famous a Work, conducive as well to the Good of the People of the faid Counties as of the Earl himself: to which Prayers and Entreaties the faid Earl confenting, did agree to undertake the afortfaid Work. And thereupon it was enacted, adjudged, ordained, and decreed; that for a Recompence of the great Labour and Expence of the faid Earl in performing the faid Work, he should have ninety five-thousand Acres of the faid Land, to be indifferently allotted and fet out to him, of the several Sorts and Qualities of the faid Grounds, according to their feveral Natures and Goodness, by six of the faid Commissioners. And to the Intent that as well the faid Earl might with greater Confidence undertake and perform the faid Work. and enjoy the faid ninety-five thousand Acres.

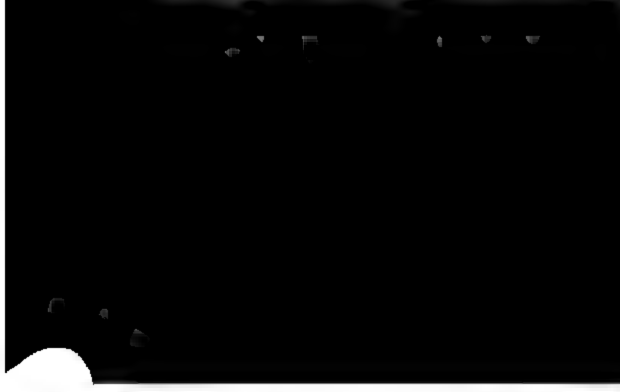
ATTENDED THE RIG HING VOICE ATTENDED AT

ninteenth Year of the Reign of our late most dearly beloved Father, King James, or by any other Law of Sewers, we might claim; and also that we would be pleased to confirm their Acts or Decrees, and, by our Royal Hand figning the same, to declare our Royal Approbation thereof, and Assent thereunto. that we would further graciously be pleased to recommend the same to the Right Honourable the Lord Keeper of our Great Seal, that they may in due Form of Law be confirmed and ratified, by Decree of our Honourable High Court of Chancery. And that we would vouchsafe to recommend the same to the Right Honourable the Lords and others of our most Honourable Privy Council, to be by them ordered as a Matter of State, not to be altered or impeached, having received the Approbation of that Honourable Board; and that when soever a Parliament should be called, and a Bill being then preferred to the two Houses of that High Court of Parliament, and the same being there passed as a Law, that we would be graciously pleased, for the full and final Confirmation thereof, to give our Royal Assent And that we would be graciously pleased, for these our Royal Favours, vouchsafed to this poor distressed Part of our Country which could receive no Relief or Help, but by our Royal Hands in giving Life to their Laws, to accept of the Quantity of twelve thousand Acres, Parcel of the said ninety-five thousand Acres, to be assured to us, our Heirs and Successors, freed and discharged of and from all Right, Title, or Interest of Common, or otherwise to be claimed or demanded by the faid F 2

faid Earl, or any other Person or Persons what-The faid twelve thousand Acres tok foever. laid together in one or two entire Pieces, a Quantities, out of fuch of the faid drowned Lands as now are Parcel of the Manor of Whittlesea, or other Manors thereto adjoining; which Quantity of twelve thousand Acres the faid Earl and Country, by an unanimous Confent, have humbly offered unto us, as a thankful Acknowledgment of our gracious Favour, in recommending the faid Work, and perfecting the fame, with our Royal Favour and Affent # aforefaid; which voluntary and free Offering of the faid Earl and our People we have most gracioully accepted, and by these Presents do accept.

mer Letters Patents.

And whereas we, highly favouring the Recital of for- aforefaid great, arduous, and praise-worthy Work, have declared our Approbation of the faid Acts and Decrees, by our Royal Hand figning the fame. And we have, for the better Government, Progress, and Completion of the aforesaid Work, by our Letters Patents lately on this Behalf granted, made, appointed, and created the faid Earl, and others of Salvia Pra a Rady policie



vernor, Bailiffs, and Commonalty of the Society aforesaid, promised to grant unto us, our Heirs and Successors, twelve thousand Acres within the Level of the Fens aforesaid, not covered with Water, but drained, in proper Places, on the View of Viewers to be appointed by our Treasurer of England, to be held free of all common, and other Charges and Services, which said Twelve thousand Acres, named in the aforesaid Acts, Ordinances, and Decrees of our Commissioners aforesaid, and the aforesaid twelve thousand Acres mentioned in our Letters Patents aforesaid, are intended to be one and the same twelve thousand Acres, and not others and different: Know ye therefore that we, willing to take away entirely all Doubts and Questions which may in any wise hereafter arise thereon, and likewise declaring by these Presents that we are fully satisfied with the twelve thousand Acres, granted or mentioned to be granted to us, our Heirs and Successors, as set forth in the aforesaid. Acts and Decrees, have, of our special Grace, from our own certain Knowledge and meer Motion, forgiven, remised, released, and quitted Claim, and by these Presents for us, our Heirs and Successors, do forgive, remise, release, and quit Claim to the aforesaid Governor, Bailiss and Commonalty of the Society aforesaid, and their Successors, the aforesaid twelve thousand Acres, promised or mentioned to be promised in these our said Letters Patents, and every Parcel thereof, and all our Right, Title, Claim, Interest and Demand whatever, of, in, and to the said twelve thousand Acres, or any Parcel thereof, thereof, by Virtue or Colour of our faid Leters Patents afore recited; and also all and fagular Promises, or Pretences of Promise, of and concerning the aforefaid twelve thousand Acres of Land in our faid Letters Patents contained and expressed, or in any wife touching the fame. Saving always to ourselves, or Heirs and Successors, the aforesaid twelve thousand Acres, in the aforesaid Act, Ordinances, and Decrees of our Commissioners of Sewers aforefaid expressed, and to us, our Heirs and Successors granted or mentioned to be granted.

Letters Pacited forrendered up.

And whereas the aforesaid Governor. tents above re. Bailiffs, and Commonalty of the Society aforefaid, have humbly befought us to accept from them of the Surrender of our faid Letters Patents before mentioned, but with an Intention that we would vouchfafe to grant them other Letters Patents, with the fame and other Gifes, Powers, Privileges, and Immunities conducive to the promoting of the Work aforesaid; which Surrender we have accepted, and do accept by these Presents.

and whereas our dearly beloved and Earl of Bed-



or thereabouts, (from which, being covered with Water, little Advantage redounds to Mankind, except from some few River Fish and Water Fowl) into Land, Meadows and Pasture, to the great Advantage as well of those Parts as of the Public, in which they have made such a Progress, that hereafter, as it was hoped, in those Places, which lately presented nothing to the Eyes of the Beholder but great Waters, and a few Reeds thinly scattered here and there, under the Divine Mercy might be scen pleasant Pastures of Cattle and Kyne, and many Houses belonging to the Inhabitants. But because such a Body of Water cannot always be drained off and kept from those Places, but by the erecting and making of Meers, Banks, Dams, Dykes, Tunnels, But it cannot Sluices, Bridges, and Causeys, and other be done with-Works, and by the continuing and supporting the same which will require a daily Eting the same, which will require a daily Ex- great Expence; and to the continual Support of the pence. Charge attending so great a Work, forty For which thousand Acres of those drained Fens are in-Purpose tended to be set out by proper Bounds, from 40000 Acres the Rents, Issues and Profits of which the said from Profits Charge is to be born, which cannot be so well of which the managed by Individuals, who are often dying, Charge is to and who leave their Heirs Minors or Women, But it cannot by no Means equal to such a Direction, as if be managed the expending the same and the continuing but by a Corthe Premises was intrusted to the Care of dis-poration. creet Men, in a political and corporate Succellion.

Enow ye therefore that we, taking the Premises into our Consideration, and being F 4 willing

Society of Confervators of the Fens made a Body Politic. Body by the Name of Governor, Bailiffs and Commonalty

of the Society

of Conserva-

tors of the

Fens.

willing to aid and assist the Progress and Completion of the said Work, by all Means that we can, and graciously consenting to the Petition of the aforesaid Governor and Commonalty of the Society, touching the Premises aforesaid, of our special Grace, and from our certain Knowledge and meer Motion, we will that for ever hereafter there be, and shall be one Society of Conservators of the Fens, within our Counties aforesaid, framed into one Body Corporate and Politic. And we Corporate and do for ourselves, our Heirs and Successors, make, create and appoint the aforesaid Fran-Earl of Bed- cis Earl of Bedford, and his Participants, Oliford and others ver Earl of Bullingbrooke, Henry Lord Malmade the said trevers, Edward Lord Gorges, Sir Francis Crane, Knight, Chancellor of the most noble Order of the Garter, Sir Miles Sandys, Knight and Baronet, Sir Thomas Tyringham, Knight, Sir Robert Lovett, Knight, Sir Filibert Vernatt, Knight, Sir Miles Sandys, Knight, William Sams, LL.D. Oliver Saint John, Esquire, Anthony Hammond, Esquire, and Samuel Spalding, Gentleman, and others to be elected in the Form hereafter directed, and their Successors, in the Society aforesaid, a Body Politic and Corporate, in Deed and in Name, to have Succession for ever, by the Name of Governor, Bailiffs, and Commonalty of the Society of Conservators of the Fens, in our Counties of Cambridge, Huntingdon, Northampton, Lincoln, Norfolk, and Suffolk, and the Isle of Ely, and by these Presents will that they be called by the Name aforesaid; and that of them, one be Governor, another De-

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puty Governor, two be Bailiffs, and the rest be of the Commonalty of the Society aforesaid, and that they and others, to be elected and admitted in the Form following-into that Society, and their Successors by the same Name, may have perpetual Succession. And To have perthat they, and their Successors, be and shall retual Successibe, in all future Times, Persons sit and capa-on, purchase ble in Law to have, purchase, posses, and re-Lands and Tenements, tain Lands, Tenements, and Hereditaments, and do all to themselves and Successors, in Fee and In-other Corpoheritance, or for Term of Life or Lives, or rate Acts. Years, and Goods and Chattels, and Rights, and Debts of whatsoever Kind, Nature, or Species. And also to give, assign, demise, and dispose of the said Lands, Tenements, and Hereditaments, Goods and Chattels; and also that they may, by the Name aforesaid, plead and be impleaded, defend and be defended, in all Courts and Places, and before all the Judges, Jultices, Officers, Ministers of us, our Heirs and Successors, in all Actions, Pleas, Complaints, and Demands, in Manner and Form, as any other of our Liege Subjects fit and capable in Law, or as any other Body Politic and Corporate, may and doth.

Dut Will moreover is, and by these Pre- The Earl of sents, for ourselves, our Heirs and Successors, Bedford, and we grant to the said Governor, Bailiss, and others, ap-Commonalty of the Society aforesaid, That pointed the first Goverthe aforesaid Francis, Earl of Bedford, be the nor, Bailiss first and present Governor of the Society afore- and Commosaid, and the aforesaid Sir Miles Sandys, Knight nalty. and Baronet, he the first Deputy Governor, and the aforesaid Sir Thomas Tyringham, Knight,

and

and Sir Miles Sandys, Knight, be and fall be the first and present Bailists of the Society aforesaid, and the aforesaid Oliver Earl of Ballingbroke, Henry Lord Maltrevers, Edward Lord Gorges, Sir Francis Crane, Knight, Sir Rebet Lovett, Knight, Sir Pbillibert Vernatt, Knight, William Sams, Oliver Saint John, Anthony Hamond, and Samuel Spalding be and shall be the first and present Commonalty of the Society aforefaid. And we make, ordain, and create the faid Francis, Earl of Bedford, the first and present Governor, and the aforefaid Sir Miles Sandys, Knight and Baronet, the first and present Deputy Governor, Sir Themas Tyringbam, Knight, and Sir Miles Sandys, Knight, the first and present Bailiss, Oliver Earl of Bullingbroke, Henry Lord Maltrevers, Edward Lord Gorges, Francis Crane, Robert Lovett, Philibert Vernatt, William Samms, Oliver Saint John, Anthony Hammond, and Samuel Spalding the first and present Commonalty of the Society aforefaid. Which Governor, our Will is, do continue in his Office until the Feast of St. Michael the Archangel, which shall be in the Year of our Lord



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Commonalty to the End of their respective Lives, unless for just Cause, any one of the aforesaid Governor, Deputy Governor, Bailiffs, or Commonalty be removed from his Place. And that the said Governor, Bailiffs, and Commonalty of the Society aforeand their Successors, may have a Common Seal, for carrying on any of the To have Causes or Business of themselves and their Suc-Common Seal, cessors; and that it be lawful for them the and Power of faid Seal at their Will and Pleasure to break altering the and change, and make new, as often and in such manner as to them shall seem fit.

And mozeover for ourselves, our Heirs To have a and Successors, we grant to the said Gover-Common nor, Bailiffs, and Commonalty of the Society Hall, there to aforesaid, in any convenient Place within the semble, and Isle of Ely, to be fixed upon by the said Go-elect Goververnor, Bailiffs, and Commonalty of the So- nor and Deciety aforesaid, our Leave to have a certain puty Gover-Council Chamber and Common Hall, and liffs. therein on the twenty-ninth Day of September in every Year, and oftener if the Necessity of the Case requires it, themselves to assemble and meet, and with the free Choice of the aforesaid Governor, Bailiss and Commonalty of the Society aforesaid, or the major Part of those who will attend, to nominate and elect one discreet and proper Person, out of the Deputy Governor or Commonalty of the said Society, to be Governor of the said Society; who, being so elected, shall remain and continue in the said Office until the twenty-ninth Day of September then next following, and from thence until he or some other be

be elected Governor in his Room, unless in the mean Time, for a just Cause, he be duly xmoved from his Place. And also to nominate and elect one honest and discreet Man to be Deputy Governor of the Society aforefaid, and two others to be Bailiffs of the Society aforefaid; who, being so elected into the faid Offices, shall severally remain and continue therein until the twenty-ninth Day of September then next following, and from thence until they or some of them, or others, be elected in their Room, unless in the mean time, for just Cause, they or any of them be duly removed from their Places. And also that all those, who are seized of not less than fifty 'erfons seized Acres of the said Fen Lands in Fee and Inheritance, may for the Time being admit, teres to elect elect, and put into the Commonalty of the faid

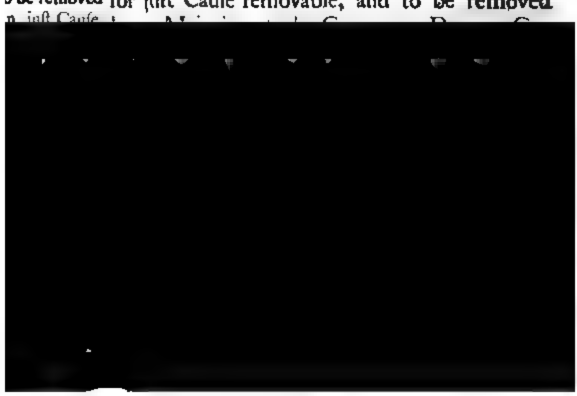
f not less han fifty

lovernor.

Deputy Go-

ernor, and

commonalty. Society whomever they will; and also admit, elect, put in others in the Room of those who die or are removed, as often as to them shall seem neceffary. And our Will is, that the faid Governor, and Deputy Governor, and each of the faid commonalty Bailiffs, and any of the faid Commonalty, be be removed for just Cause removable, and to be removed



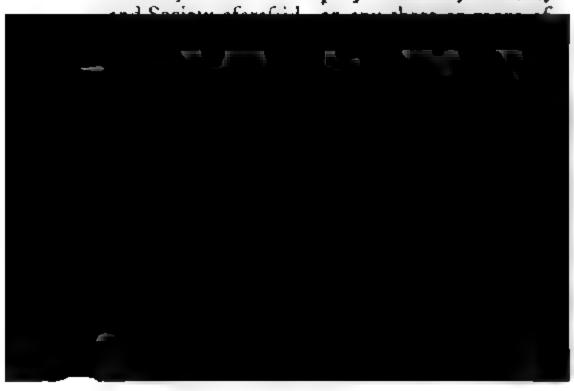
liffs, and Commonalty of the Society aforefaid, themselves to assemble and meet, and then and there another Person or Persons to be Governor, Deputy Governor, Bailiffs and Commonalty of the Society aforelaid, in the Forn aforesaid, in the room and stead of them the said Governor, Deputy Governor, Bailiffs or any of the Commonalty, or of any of them, or of any one, either dead or removed, to nominate and elect into their Office and Place, to continue till the twenty-ninth Day of September then next following, and from thence until he or another be newly elected; to be continued as aforesaid. Which Persons so elected may and shall be respectively Governor, Deputy Governor, Bailiffs, and Commonalty of the Society aforesaid, in Form aforesaid. And we do by these Presents, for us, our Heirs and Successors, make, create, and appoint them Governor, Deputy Governor, Bailiffs and Commonalty of the Society aforesaid, and so as often as the Case shall so happen.

and mozeover our Will is, and by these Governor, Deputy Go-Presents we do grant, for ourselves, our Heirs vernor, and Successors, to the aforesaid Governor, liffs and Bailiss and Commonalty of the Society Commonalty aforesaid, and their Successors, that it shall may make be lawful for the said Governor, Deputy Go-dinances for vernor, and Bailiffs and Commonalty of the Support of Society aforesaid, being convoked by the Go-Works, &c. vernor, or Deputy Governor, of the Society aforesaid, for the Time being, or the major Part of them which shall be then present, being not less than six in Number, one of which to be the Governor, or Deputy Gover-

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nor, from Time to Time, for the good Government, Support, and public Advantage of the Society aforesaid, to make, ordain, establish and declare any Statutes, Laws, or Ordinances, touching themselves and their Works in the Fens, and to apply to new Mischiess that may happen, if it be necessary, new Remedies, and the same to execute, Provided always that the said Statutes, Laws, Ordinances, and Decrees, are not contrary to the Statutes and Laws of this our Realm of England.

lovernor to the an Oath f Office. Anti further our Will is, and by these Presents for ourselves, our Heirs and Successors, we ordain and appoint, that the aforesaid Earl of Bedford, above in these Presents named to be Governor of the Society aforesaid, and every other Person from Time to Time to be elected into that Office, before he be admitted to the Exercise of the Office of Governor of the Society aforesaid, or enter on the said Office, shall take his corporal Oath, on the Holy Evangelists, the said Office well and faithfully in all Thing touching the said Office to execute, before the Deputy Governor, Bailists,



Dut Will moreover is, and by these Pre-Deputy Go. sents for ourselves, our Heirs and Successors, vernor and Bailiffs to we do ordain and appoint that the aforesaid take an Oat Sir Miles Sandys, Knight and Baronet, Sir of Office. Thomas Tyringham, Knight, and Sir Miles Sandys, Knight, and any other that shall hereafter be elected into the Office of Deputy Governor, or Bailiffs of the said Society, before they be admitted to exercise the Office of Deputy Governor, or Bailiffs, or enter on the said Office, shall respectively take their corporal Oath upon the Holy Evangelists, the faid Office well and faithfully in all Things touching the said Office to execute, before the Governor, Bailiffs, and Commonalty of the Society aforesaid, or any two or more of them, to whom like Power and Authority to give and administer such Oath as aforesaid, to the aforesaid Sir Miles Sandys, Knight and and Baroner, Sir Thomas Tyringham, and Sir Miles Sandys, Knights, and every other Perfon from Time to Time into those Offices to be elected, We by these Presents give, and this without any Commission or farther Warrant on this Part from us, our Heirs and Succesiors, to be had and obtained; and that it Governor ar shall be lawful for the Governor and Bailiffs Bailiffs may of the Society aforesaid, for the Time being, appoint proto appoint a proper Form of Oath, to be ta-Oath to be ken by all the Members of the said Society, taken. their Officers and Servants; and we give and grant like Power to the said Governor, Deputy Governor, and Bailiss, and their Successors, for them, the said Governor, Deputy Governor and Bailiffs, to administer to, and take from all the **Members**

Members of the faid Society, the Oath little Form aforesaid, and this without any Commission or farther Warrant on this Part from us, or Heirs and Successors, to be had and obtained

fervacy of Corpora-

and farther of our special Grace, certain ters and Knowledge and mere Motion, for ourselves, ks in the We have given and granted to the aforesid s given to Governor, Bailiffs, and Commonalty of the Society aforefaid, and their Successors, the Confervacy of all Waters and Banks within the Fens and Marsh Grounds aforesaid, as well those that now are as any that shall hereafter be; and for us, our Heirs and Succesors, we will, and we grant to the faid Governor, Bailiffs, and Commonalty of the Society aforefaid and their Succeffors, that they and their Successors shall be for ever Confervators of the Waters and Banks aforesaid; and we do, by these Presents, make, ordain and constitute to them and their Successors the Power over the Waters and Banks aforefaid, by themselves or their Servants to feize, take away and burn Nets, Wears, and all other Engines, Staunches, Mills, and all other Nufances, in and upon the Waters and Banks aforefaid placed or hereafter to be plaBailists of the Society aforesaid, for the Time Who may enbeing, That they, and two or more of them, quire by Jurice, of Nusances, may and for ever hereafter shall have a Power &c. commitenquiring, by the Oath of twelve honest ted. and lawful Men of those Counties, and by fuch other Means as are fitting, of all Trespasses and Offences against the Form of the Statute, or against the Law and Custom of this our Realm of England, in and upon the Waters and Banks aforesaid done, committed or perpetrated, or hereafter to be done, committed or perpetrated, and all and sin. And hear and gular the same of hearing and determining, determine the and those who are convicted thereof of pu-And punish nishing by Fines and Amercements, and by Fines and other Penalties, according to the Laws and Amercements. Customs of this our Realm of England.

APOZEOUET we have granted to the afore-Said Fines and said Governor, Bailiss, and Society, and their Amercements Successors, all Kinds of Penalties, Fines, granted to the Corpora-] Amercements, Goods and Chattels, for any tion. Offences in and upon the Waters and Banks aforesaid, against the Form of the Statutes, or against the Law and Custom of this our Realm of England, forfeited and adjudged, or that shall be bereafter forfeited and adjudged. And that they, and their Successors, shall have the same of the Trespassers and Offenders in and upon the Waters and Banks aforesaid, and all others, in the Hands of whomsoever they are found, or from whomsoever the same ought to be paid, and all the Gaid Fines and Amercements, Goods and Chartels, by themselves and Servants to seize, receive, and enjoy, to the Use and Behoof of

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the faid Governor, Bailiffs, and Commonly of the Society aforefaid, and their Succession, without any Estreat thereof into the Exchquer of us, our Heirs and Successors, to be fent or returned, and without any Impediment of us, our Heirs or Successors, or d

any of our Officers or Servants.

A weekly two annual Fairs, granted be held at Thorney.

Still for the Advantage and Ease of those Market, and who live in the Parts aforefaid, and that other may be the better induced, from the Neighso the Earl of bourhood of Fairs and Markets, to inhabit Badford, Lord those Parts, our Will farther is, and by thek of the Manor Presents for ourselves, our Heirs and Succesof Therap, to fors, we grant to the aforesaid Earl of Belford. Lord of the Manor of Thorney, and his Heirs and Affigns, that they may have one Market on the Thursday in every Week within the faid Manor of Thorney, and also two Fairs annually for ever at Thorney aforefaid, one of them to begin on the first Day of May, and through that Day and the two Days next the same Day following annually, to continue and last; and the other of the said Fairs there. on the first Day of September to be begun; and through that whole Day and two Days



and Fairs, and Court of Pie Powder be-Said Market longing. Provided always that the said Mar- and Fairs not to be to the ket or Fairs, or either of them, is not, or are Prejudice of not to the Damage of any other neighbouring any neighbou-Markets or Fairs.

And further of our more abundant Grace, Market. Certain Knowledge, and mere Motion, we will Market, and for ourselves, and by these Presents for the our two annual Heirs and Successors, we grant to the afore-Fairs gran-Taid Sir Miles Sandys, Knight and Baronet, ted to Sir Lord of the Manor of Stretbam, his Heirs and Knight and Assigns, that they may have one Market, to Baronet, to be held on the Thursday in every Week, with be held at in the Manor of Stretham in the Isle of Ely. Stretham. And also two Fairs annually for ever to be held at Siretham aforelaid, one on the Feast of St. Mark to begin, and through that whole Day and the two Days next following the said Feast annually to continue and last; the other of the said Fairs there, on the Feast of St. Michael the Apostle to begin, and through that whole Day and the two Days the said Feast next following to continue and last; together with a Court of Pie Powder there, at the Time of the said Market and Fairs to be held, together with reasonable Toll, Stallage, and Picage for Stalls, or saleable Things, in the Fairs and Markets aforesaid to Sale exposed; together with all Liberties, free Customs, Fines, Amercements, and all other Profits, Commodities, and Advantages what-Said Market foever, to such Kind of Markets and Fairs, and Fair not and Court of Pie Powder belonging. Pro- to be to the vided always that the said Market or Fairs, or Prejudice of either of them, is not, or are not to the ring Fair or G 2 Damage Market.

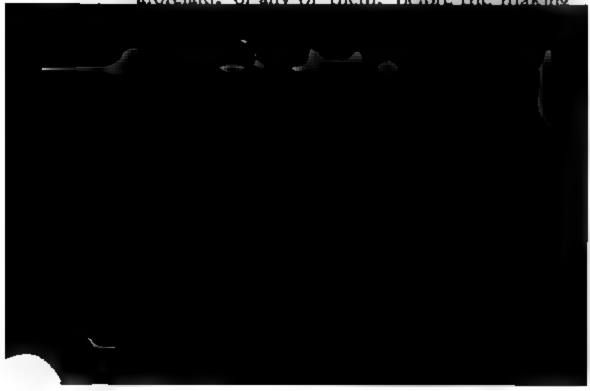
ring Fair or

any neighbou-

Damage of any other neighbouring Market or Fairs.

Said weekly Markets and du, their no Writ of · ad Qued Damnum hath iffied.

Milherefore we will, and by these Present Fairs granted for us, our Heirs and Successors, we strictly to the Earl of charge and command that the aforefaid Earl Bedford, and of Redford and Sir Miles Sandys, and their Sir Miles San- Heirs and Affigns respectively, have the afore-Heirs and Af faid Fairs, and Markets aforefaid, together figns respect with a Court of Pie Powder there at the tively, though Time of the faid Market and Fairs to be held, together with reasonable Toll, Stallage and Picage for the Stalls, or for Things faleable in the Fairs and Markets aforefaid exposed to Sale, together with all Liberties and free Customs, Fines, Amercements and all other Profits, Commodities and Advantages aforefaid, or in any kind to fuch Markets and Fairs belonging. Provided always that the faid Markets and Fairs, or either of them, is not or are not to the Damage of any other neighbouring Markets or Fairs; nothwithstanding our Writ of ad Qued Dammen, or any other Writ from our Chancery hath not issued to enquire of the Fairs and Markets aforefaid, or any of them, before the making



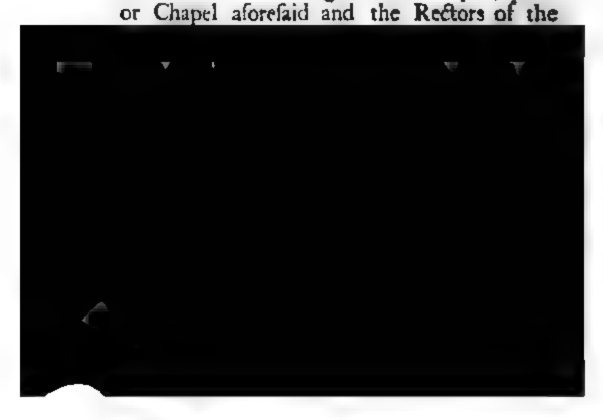
and Belfries a-new to erect, build, and found; and to inclose certain Pieces of Land to the faid Churches and Chapels adjoining, for the Purposes of making Church Yards thereof; and the Churches and Chapels so built and founded to furnish and adorn with a Font and other things necessary for the Administration of the Sacrament, and other divine Worship; and the said Churches and Church Yards to cause, by the Ordinary of the Place where they are built, to be consecrated and dedicated according to the Ecclesiastical Laws of this our Realm of England; and that the said Governor, Bailiffs and Commonalty of the Society aforesaid and their Successors, and every of them, such Churches and Chapels so founding, after the Foundation thereof, be for ever Patrons of the Churches and Chapels aforesaid, and have the Right of Patronage of every of them, and of presenting to the same on every Vacancy a fit Person, by the Ordinary of the Place canonically to be admitted and instituted, and duly to be inducted, to be commanded. We will moreover and by these Presents for us, our Heirs and Successors, grant to all Bishops, Ordinaries and others, Power given as well those who now are as those that may to Bishops an be so hereaster whom it may concern, that Ordinaries t they and every of them the Churches or faid Churche Chapels aforesaid when they are built and their and Chapels. Church Yards, may confecrate and dedicate to the Divine Honour; and that those Churches and Chapels, after they shall be consecrated, may ferve the Inmates and Inhabitants for the Celebration of Divine Service, for the administring G_3

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nistring and receiving of the Sacrament of the ! Lord's Supper, for the Celebration of Marriage, the Baptizing of Infants, the Burying of the Dead, and all other Things which to Churches and Chapels and Church Yards do ectors of said belong. And that the Rectors of any one, herches or or any of the faid Churches or Chapels rehapels to be spectively, and separately be, and shall be, a Body Corpo Body Corporate and Politic, having Succession for ever; and that it may be lawful for them Meffages, Land and Tenements, Globes and other Hereditaments in Fee Simple, in Right of his Church or those Churches or Chapels, orporation to acquire and possess. And that the said Rectors may be provided with a competent harches and Support respectively, we give moreover by these Presents to the Governor, Bailiss and Commonalty of the Society aforefaid and every of them, as well those that now are as those that may be hereafter, a Licence and Faculty any Lands within the Level of the Fens aforefaid, or others, with the Payment of Tithes, Fruits and other Things there growing, as to them shall feem best, for the faid Rectors to charge; and every Church

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ing and his Successors in fee to be possessed for ever, to give and grant; and to every fuch Rector and his Successors respectively all those Things to acquire and hold, by these Notwithstan: Presents we likewise give and grant a Li-ding Statute of cence, notwithstanding the Statute of Mort- Mortmain.

Main; saving always to every Rector or Vicar tor and Vicar of every Mother Church in whose Parish of every Mo-Churches or Chapels shall be founded a-new, ther Church.

all his just Rights.

And because the Building and constant Pre-Corporation servation of Bridges made; and the Preser-empowered for Maintevation of many Sluices, Rivers and other nance of Places hereafter to be built, erected and made Works to to bring the Waters within their Banks for the take Tolls. Advantage and Utility of the Public, would require great Sums of Money, We will and grant to the aforesaid Governor, Bailiss and Commonalty of the Society aforesaid and their Successors by these Presents, that it shall and may be lawful for them to take, have and receive to themselves and their Successors, the reasonable Toll following. For all Horses Tolls speciand Carts to pass over the Bridges newly fied. erected, or by the faid Governor, Bailiffs and Commonalty of the Society aforesaid and their Successors to be erected, to wit, for every loaded Cart four Pence, if it is not loaded two Pence, for every Horse or Mare loaded two Pence, and if they are not loaded one Penny; for twenty Sheep, Calves or Hogs two Pence, and so in Proportion for every twenty Oxen or Cows four Bence, and so in Proportion. And for every Boat passing and navigating under such Bridge as abovesaid, G 4

faid, through the Drains or Places aforcial made a-new and maintained by the aforcial Governor, Bailiffs and Commonalty of the Society aforefaid, not exceeding four Ton, for Pence, and for every larger Boat eight Pence; for every Boat passing through the Shices a-new made and maintained as aforciaid, under four Ton, four Pence, and for every larger Boat eight Pence, and for every larger Boat eight Pence, and for every larger Boat eight Pence, and for every larger Boat passing such Sluice as aforciaid one Halfpenny.

leeds to be arolled or giftered vithin three fooths after to Date.

And that the Owners of all or any of the Lands aforefaid may be the better known, and on any reasonable Cause respecting the public Good of the said Society, may be taxed and affessed to contribute to the Support of the great Burthen and Expence thereof, We will that all Deeds and Evidence by which any Part of the said Land shall by any Means be conveyed and assured from one to another, shall by the Purchasors or their Agents be introlled before the Governor, Bailiss and Society aforesaid, in a Book for that Purpose to be publickly kept, within three Months next after the Date of the said Deeds or Evidence,



And inherens it is very plain and mani- No Owners of fest that so arduous a Work cannot be per- Fen Lands to formed without much Labour and Pains, and vil Offices out that it will be but of little avail unless it be pre- of the Preserved by constant Attention, Labour, Expence eines of the and good Council, that therefore the Gover-Fens. nor, Bailiffs and Commonalty of the Society aforesaid, and all the Occupiers aforesaid, may be more attentive thereto and assisting therein, and may remain and continue happily and peaceably in their own Houses, Places and Possessions when they retire thither after such great Charge and Labour for Refreshment and Comfort, without any Fear of Disquiet, Trouble or Grievance; of our more abundant special Grace we have granted for ourselves, our Heirs and Successors, to the Governor, Bailiffs and Commonalty of the Society aforesaid and every of them and their Successors, and we will that none of them be put without the Liberties of the Precincts of the Fens aforesaid on Assizes, Juries, Attaints, Recognizances or any Inquisitions, although they affect us, our Heirs or Successors or any others, and that none of them be without the Fens aforesaid Collectors of Tenths, Fifteenths, Taxes, Tallages, or any other Charges, Quotas or Impolitions of any Kind, by any Means hereafter to be granted and given to us, our Heirs or Successors, and that none of them be or is Constable, Receiver, Bailiff, or other Officer of us, our Heirs or Successors, without the aforesaid Liberties against their Wills. These Letters

Dur Will moreover is, and by these Pre-Patents to pass sents we grant to the aforesaid Governor, Bai- Fee to be

liffs paid.

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liffs and Commonalty of the Society afortfaid, that they may have and shall have these our Letters Patents under our Great Seal of Eagland duly made and fealed, without Fine or Fee great or fmall to us in our Hanaper, or elsewhere, to our Use in any Manner to be returned, paid or made.

Because the

tranted doth tot appear.

Because there is not in these Presents any Demainty of Express mention made of the true yearly Vahe Premises lue, or of the Certainty of the Premises or of any of them, or of any other Gifts or Grants from us or from any of our Progenitors or Predecessors to the aforesaid Governor. Bailiffs and Commonalty of the Society aforefaid, any Statute, Act, Ordinance, Provision or Proclamation to the contrary heretofore had, made, published, ordained or provided, or any other Thing, Cause or Matter whatfoever in any wife notwithstanding. witness whereof we have caused these our Letters to be made patent. Witness ourselves at Westminster the thirteenth Day of March in the tenth Year of our Reign.

By Writ of Privy Seal,



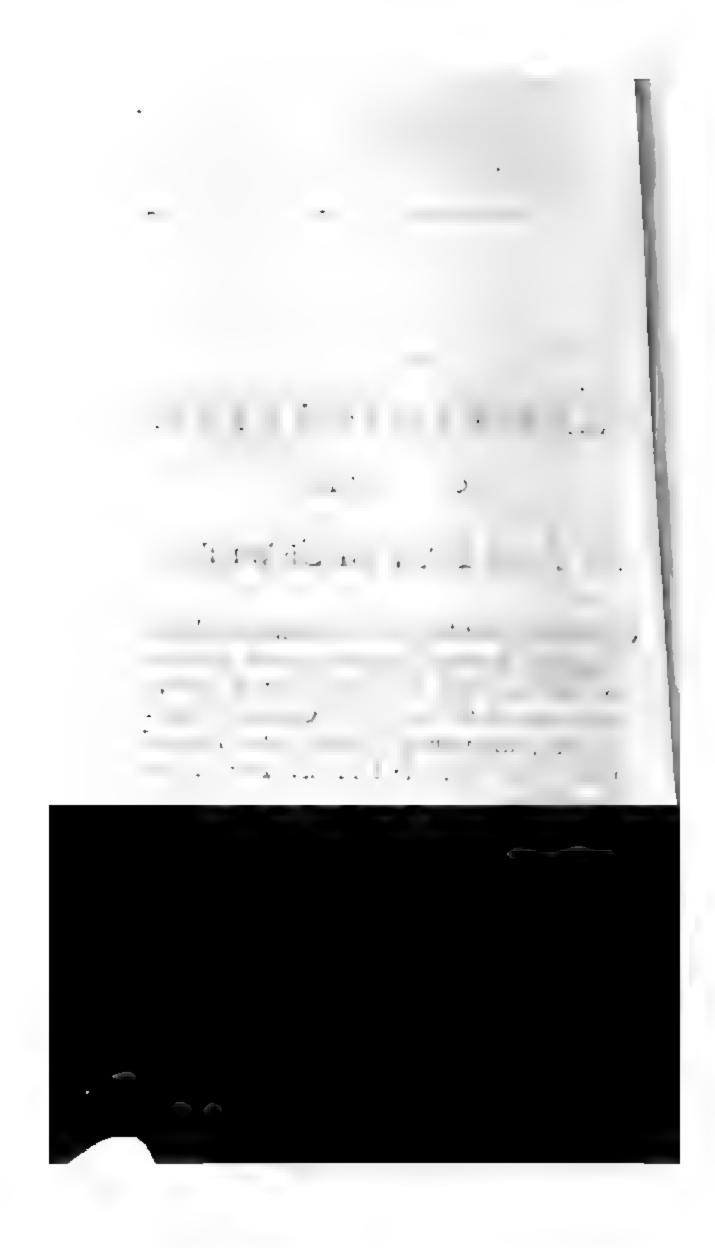
AN

EXEMPLIFICATION

OF THE

St. Ives Law of Sewers,

Under the Great Seal of the Commonwealth of England, bearing Date at Westminster the 18th of March 1658: Which said Law of Sewers was made at St. Ives in the County of Huntingdon, the 12th of October in the 13th of Charles the First, and in the Year of our Lord 1638.

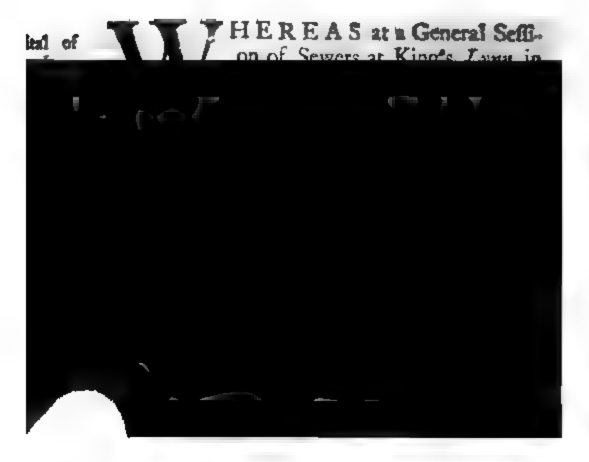


RICHARD, Lord Protector of the Commonwealth of England, Scotland and Ireland, and the Dominions and Territories thereunto belonging: To all to whom these Presents shall come greeting. We have viewed certain Laws, Ordinances and Decrees of Sewers made and established at St. Ives in the County of Huntingdon, the twelfth Day of October in the thirteenth Year of the Reign of Charles late King of England, remaining of Record in the Files of our Chancery in these Words.

At a Settion of Sewers at St. Ives in the County of Huntingdon, the twelfth Day of October in the thirteenth Year of the Reign of our Sovereign Lord Charles, by the Grace of God, of England, Scotland, France and Ireland King, Defender of the Faith,

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Faith, &c. and from thence adjourned a Huntingdon in the County aforefaid, al there continued until the seven and twotieth Day of October next following, touching the Fens, low and late surrounded Grounds of the great Level, in the Countin of Northampton, Lincoln, Norfolk, Suffolk, Cambridge, Huntingdon and the Isle of Ely within the Limits of this Conmission, bolden before Sir Rowland Saint John, Knight of the Honourable Order of the Bath, Sir Beauchamp Saint John, Sir Robert Bell, Sir Miles Sandys junior, Knights, Thomas Dereham, George Glapthorn, Everard Buckworth, Humberstone March, William Fisher, Esquires, and William Hayward, Gentleman, Commissioners of Sewers, then and there assembled by Authority of his Highness's Commission of Sewers to them and others dirested, it is ordered, enasted, adjudged and decreed as followeth.



Cutts, Sir John Hare, Sir John Poley, Sir Robert Bell, and Sir Thomas Derebam, Knights, and others to the Number of forty and one Commissioners of Sewers then and there assembled for and concerning the Work of draining the great Level of the Fens, low and then surrounded Grounds in the Counties of Northampton, Lincoln, Norfolk, Suffolk, Cambridge, Huntingdon and the Isle of Ely, they, the faid Commissioners and the Country became humble Suitors to the said Earl of Bedford that his Lordship would be the Undertaker thereof, unto which Motion his Lordship yielded, and did agree to undertake the said Work; whereupon by a Law of Sewers made at the said Sessions, it was (amongst other things) then ordered and decreed that the faid Earl should have ninety-five thousand Acres of the said Grounds, to be indifferently asfigned and fet out unto him the said Earl, his Heirs and Assigns, of the several Sorts and Qualities of the faid Grounds, according to their several Natures and Goodness, by six Commissioners, whereof three to be of the Quorum, for his Lordship's Recompence in performing the faid Work, and forty thousand Acres, Parcel of the said ninety-five thousand Acres, to be by the faid Commissioners asfigned and set out to be liable to the Maintainance and Continuance of the said Work of Draining for ever.

Atti it was then and there further ordered, enacted, adjudged and decreed, that the new Rivers, Cuts and Drains to be made by the faid Earl and his Assigns, and the Banks there-

of and the Forelands on the infide of the Banks, not exceeding fifty or threefcore For at the most in Breadth, should belong and he unto the faid Earl, his Heirs and Affigns, is respect he and they are to maintain the same as by the faid Law or Act of Sewers more a large appeareth, unto the which Law or Act of Sewers his Majesty hath been graciously pleased

to give his Royal Affent.

Cer. 1. at 4 serberough, bich.

And whereas after the faid Work of Draining at and by the great Cost, Charges and Ex-Seffion of Sew- pences of the faid Earl well and fufficiently ers held at Per performed, according to the true Intent of the faid Law or Act of Sewers made at adjourned to King's Lynn aforesaid, another general Session St. Ives, from of Sewers was holden at Peterborough in the thence to Wif- faid County of Northampton the thirteenth Day of June in the twelfth Year of his faid Majesty's Reign, and from thence adjourned to St. Ives in the faid County of Huntingdes the feven and twentieth Day of the faid Month of June, and from thence likewise adjourned to and continued at Wishich in the Isle of Ely and County of Cambridge aforefaid until the eleventh Day of August then next enfuing,

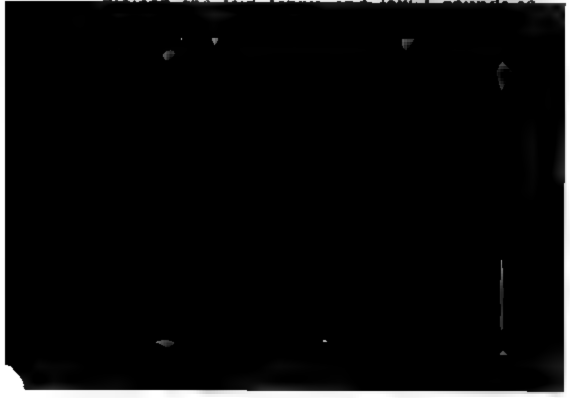


Sewers, they the faid Commissioners did or-Commissioners der, decree and adjudge the great Level of decree the the said Fens, low and late surrounded Grounds drained acwithin the said Counties of Northampton, Lin-cording to the coln, Norfolk, Suffolk, Cambridge, Huntingdon Intent of Lynn and the Isle of Ety, drained according to the Law. Purport and Intent of the said Act and Law of Sewers made at King's Lynn aforesaid, and therefore it was thought fit and so ordained and enacted at the Session holden at Peterbo-And the rough aforesaid, that divers of the Commissi-95000 Acres oners then nominated by the Court, and such to be set out in other of the Commissioners as should think fit Recompense to be present, or any six or more of them, to the Earl of should, with all convenient Speed, view the Bedford. Fens and late surrounded Grounds within the faid Level, and set out, to the said Earl of Bedford and his Heirs, the Quantity of ninetyfive thousand Acres of the same, in Recompence of and for the Draining thereof, with Indifferency, according to their Judgments and Discretions, in such wise as by the said Law of Sewers, made at King's Lynn aforesaid, is enacted and decreed.

And accordingly at the said Sessions of by the said Sewers, so by Adjourment from Peterborough Commissioners to St. Ives, and from St. Ives to Wisbich, on View, set out and asholden and continued at Wisbich aforesaid, figned to the before a competent Number of the said Com- said Earl, purmissioners, namely, the said Sir Rowland Saint suant to the John, Sir Beauchamp Saint John, Sir Hamand Intent of Lynn Le Strange, Sir Robert Bell, Sir Miles Sandys Assistance of junior, and others to the Number of twelve Sir Charles of the said Commissioners, having, during the Harbord, Sur-Time of that Session, personally perambu-veyor Gene-lated ral to his Ma-

And they are,

lated and viewed the faid Tenny, low at late furrounded Grounds, and thereby infamed themselves of the several Sorts and Qulities of the faid Grounds and of their fever Natures and Gooodness, and of the Benek redounding to the feveral Landowners by Means of the Works of Draining done by the faid Earl of Bedford, fince the Time of his Undertaking to drain the faid fenny and low Grounds; in which their Perambulation and View as aforefaid they, the faid Commiffioners, were affifted by Sir Charles Harberl, Knight, his Majesty's Surveyor General, who by his Majesty's Letters under his Royal Hand and Signet was especially recommended to that Service, they the faid Commissioners, in Pursuance and Confirmation of the faid Decree and Judgment made and given at the faid Seffion of Sewers holden at Peterberough as aforefaid, did, at the faid Session holden by Adjournment at Wisbieb, as aforefaid, decree, enact, adjudge and declare, that the faid Earl of Bedford had, at his Cost and Charges and with the Expence of great Sums of Money,



several and respective Lordships, Manors, Towns, Parishes, Precincts, Fens, and Places of the said great Level, in such sort and manner as in and by a Law, Act and Decree of Sewers made at the faid Session of Sewers held by Adjournment at Wisbich aforesaid doth more at large appear. And it was further, at the said Session holden by Adjournment at Wisbich aforesaid, ordered, enacted, adjudged and decreed, that the said Earl of Bedford should have, hold and enjoy the said ninetyfive thousand Acres of the said fenny and low Grounds to him the said Earl, his Heirs and Affigns for ever, freed and discharged of and from all Rights and Title of Common. Charges, Demands, and Incumbrances whatfoever.

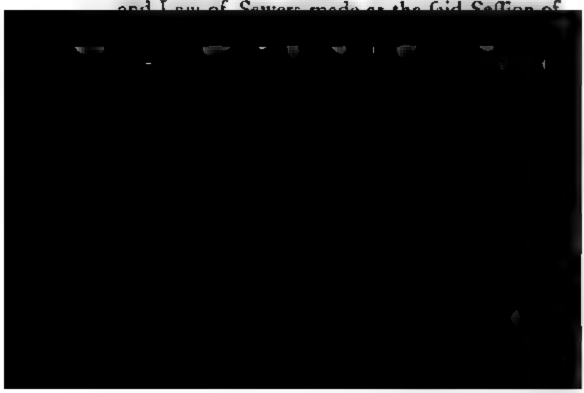
And it was then and there by the said Same to be Commissioners further ordered, enacted, ad-measured unjudged and decreed, that the said Sir Charles der the Direc-Harbord, or such other Person or Persons as Charles Harhe the faid Sir Charles Harbord should there-bord. unto appoint, should survey and measure out the faid ninety-five thousand Acres so decreed unto the said Earl of Bedford, and should by lock-spitting, making of small Trenches or Cutts or otherwise, sever or set out the said ninety-five thousand Acres from the several and respective Lands and Commons, whereby the same might be fully known and distinguished, and whereby the said Earl and his Assigns might be enabled by partition Dikes to sever and divide the several Pieces and Proportions of Grounds so to be set out from the faid Lands and Commons, and to hold H 2 and

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and enjoy the fame according to the trie Meaning of the faid Act made at Wishich aforefaid.

Where meafuo be made hereof.

And it was lastly by the said Commissioed, Schedules ners agreed and declared, that fo foon as the feveral Proportions and Parcels of Ground before in the faid Act mentioned should be fully measured and distinguished from the rest of the Commons and Severals, by the faid Sir Charles Harbord or such Persons as he should nominate; that then perfect Schedules should be thereof made by him or them accordingly. And that thereupon the faid Commissioners would make such further Act or Acts as should be meet for the further affuring and fettling thereof, and every Part and Parcel thereof, to and upon the faid Earl, his Heirs and Affigns, and for the local Affignation and Settling of forty thousand Acres thereof, to be fet out by the faid Commissioners for the perpetual Maintainance of the faid Works of Draining in fuch wife as by the faid Act of Sewers made at King's Lynn aforesaid is provided, ordered and agreed, as by the faid Act



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King's Lynn aforesaid, and that the Petitioners received much Prejudice by the Inequality of Allotments contained in the said Law and Decree made at Wisbich as aforesaid, the which Complaints his Majesty was graciously pleased to refer to the Consideration of his Highnes's most Honourable Privy Council to be heard heard by Pri and determined according to Justice, and vy Council. thereupon at his Majesty's Court at Greenwich the ninth Day of July last past the said several Petitions of Complaints being read at the Council Table (his Majesty then present) and considered of and debated in the Presence of many of the Parties and of the said Sir Charles Harbord, his Majesty did declare his Royal The Decree Pleasure to be, that the said Decrees whereby confirmed as the said Fens are adjudged drained should by to Draining. no Ways be impeached as to the Judgment of Draining, but that the Petitions and Complaints concerning the Inequality of Allotments by the Decree of Wishich, especially As to Allotof the Church of Ely and the Land of the ment referre Colleges in Cambridge, should be referred to ners who the Commissioners who made that Decree and made that De to his Majesty's said Surveyor General, to be cree. ordered and established by them or such of them as should be present at the then next Meeting, as they should think reasonable. And that the Setting-out and Allotment of the Drainers Parts should proceed speedily and effectually without Interruption by the said Complainants or any other, as by an Act of State bearing Date the said ninth Day of July appeareth.

and vy Council.

The faid Com-Charles Harbord taking in the Allotthey rectify, -10llA laup ment as in nexed.

And whereas the Commissioners sin missioners as abovenamed now assembled at this present fifted by Sir Sessions of Sewers, having been therein alfisted by the said Sir Charles Harbord his Ma-Petitions of jefty's laid Surveyor General, have, according Complaint in to his Majesty's gracious Direction in the faid to Considerati- Act of State mentioned, taken into their ferious Considerations as well the faid Petitions ments which of Complaint presented to his Majesty, and by the faid Act of State referred unto them as and decree e aforefaid, as also divers o her Petitions of the like Nature exhibited unto them, the faid Com-Schedules an millioners upon full and mature Hearing, Examination and Debate of all and fingular the Matters complained of in and by the faid Petitioners, they the faid Commissioners have discovered fundry Errors and Inequalities in the faid Allotment or fetting forth of the faid ninety-five thouland Acres, contained in the faid Act and Decree made by Adjourment at Wishich as aforefaid, by Reason of some Mistakes in a Survey before that Time made of the faid great Level. And therefore they the faid Commissioners, by the special Advice and Affishance of the fuld Sir Charles Harbord,

tance aforesaid, have made and perfected and do hereby decree and ordain a just and equal Allotment of ninety-five thousand Acres of fenny, low and late surrounded Grounds, Parcel of the said great Level, to be hereby asfured and decreed to the said Earl of Bedford, his Heirs and Assigns for ever, according to the Tenor and true Intent of the said Law or Act of Sewers made at King's Lynn aforesaid, the which said Allotment or setting forth of the said ninety-five thousand Acres is particularly declared and contained in twenty-fix Schedules hereunto annexed.

Dow the said Commissioners, having an Adjudged to especial Regard and Consideration of and to the Earl of all and singular the aforesaid Premisses, do here-bave drained by adjudge, decree and declare, that the Earl the Fens acof Bedford at his own great Cost and Expence cording to the hath well and sufficiently drained all the said Intent of the fenny, low and late surrounded Grounds of Lynn Law. the said great Level lying in the said several Counties of Northampton, Lincoln, Norfolk, Suffolk, Cambridge, Huntingdon and the Isle of Ely, according to the true Tenor and true Intent of the said Act or Law of Sewers made at King's Lynn aforesaid.

And the said Commissioners do hereby fur-Decree to Earl ther enact, ordain, adjudge and decree unto of Bedford the said Francis Earl of Bedford, his Heirs and as in the Sche-Assigns for ever, all and singular the Lands dules annexed, and Grounds, and all and every the Parts and Parcels and Proportions of Lands, Fens and Grounds of what Nature soever they or any of them be, with their and every of their Appurtenances set forth, declared and contained H 4

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with Water-vel.
courses, Rivers, Banks,
Forelands, ceed

in the faid twenty-fix Schedules hereunto annexed, amounting in the whole to the faid full Proportion and Quantity of ninety-five thousand Acres of the said fenny, low and late furrounded Grounds of the faid great Le-And all and every the Water-courses, Rivers, Drains, Wear-dikes, Forelands not exceeding fixty Foot in Breadth, Banks, Sluices and Works of Draining within, or upon, the faid great Level, or any Part thereof, by the faid Earl or his Affigns made and erected, And all and fingular the Fishings in the faid Water-courses, Rivers, Drains, Wear-dikes and every of them, and the Soil, Ground and Inheritance of all and every the faid Watercourses, Rivers, Drains, Wear-dikes, Forelands not exceeding fixty Foot in Breadth, Banks, Sluices and Works of Draining and every of Together with convenient Ways, them. Drifts and Passages made and set out, and from Time to Time to be made, appointed and fet out, to, and for the faid Earl of Bedford, his Heirs and Affigns, for his and their more free, easy and commodious passing to and from the faid ninety-

Alfo with convenient Ways, Drifts and Passages.

the Paris, Parcels and Proportions of Lands,
Fens and Grounds declared the Lands and Grounds, and all and every the said twenty-six Schedules hereunto annex-ed, amounting in the whole to ninety-sive thousand Acres as aforesaid, and to all and singular the other forementioned Premisses be-longing or appertaining, according to the Teed, amounting in the whole to ninety-five mor and true Intent of the said Law or Act of Sewers made at King's Lynn aforesaid; To have and to hold all and singular the faid Lands and Grounds, Parts, Parcels and Proportions of Grounds, Lands and Fens, set forth, declared and mentioned in the said twentyfix Schedules hereunto annexed, amounting in the whole to ninety-five thousand Acres as aforesaid, and every Part and Parcel of the same, and all and every the forementioned Water-courses, Rivers, Drains, Wear-dikes, Wear-dikes, Fishings, Forelands, Banks, Sluices and Works Fishings, of Draining, and the Soil and Inheritance of his Heirs and them and every of them, Ways and Premisses Assigns for whatsoever, with their and every of their Ap-ever, free purtenances, unto the said Francis Earl of from all In-Bedford, his Heirs and Assigns for ever, freed cumbrances. and discharged from all former Right, Ticles, Interests, Conditions, Commons, Rents, Services, Charges, Troubles, Incumbrances, Duties and Demands what soever. Except one Save a Fee-Fee-farm Rent of Ten Pounds, which is here-farm Rent of by reserved and decreed to be yearly paid un- 10 1. a Year to our Sovereign Lord the King, his Heirs and Successors for ever, at the two Feasts of the Annunciation of the Blessed Virgin, and St. Michael the Archangel, by even Portions,

to the Crown

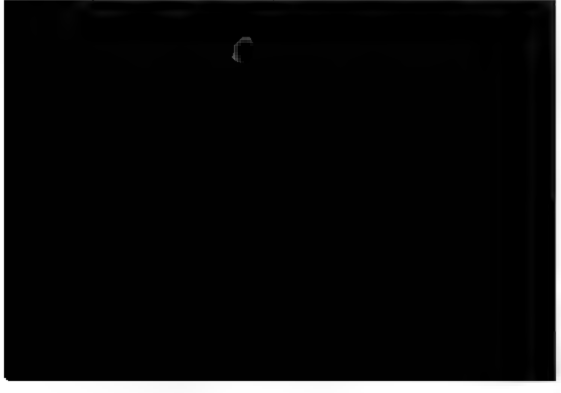
and

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and to be iffuing out of all and fingular the Lands and Grounds hereby decreed and alfured unto the faid Earl, his Heirs and Affigm, as aforelaid.

Highnamed et out.

and for the better Habitation, Improveparticu- ment, Use and Benefit of the said whole great Level, it is further enacted, ordained and decreed by the faid Commissioners, in further Pursuance of the said Act or Law of Sewen, made at King's Lynn aforefaid, that convenient fummer Ways and Patlages shall be made in, upon, and throughout the faid great Level in Manner and Form following, that is to fay, one Way from Bedford River near Welncy to Westmore Causway, near Littleport; one other Way leading from Upwood Hards, called Bottom Hill, unto Whittlefey; and one other Way leading from Peake Kirke Meadow unto Guy Hurn; and one other Way leading from the Hard Lands of Chatereffe, called Wenny Hill, to the Way in Sutton Grounds, leading to Sutton Galt, every of the faid Ways to contain threefcore Foot in Breadth between their feveral Drains or Wear-dikes; and in Refpect the faid Ways are to be made and



the Travelling and Passage in, upon and throughout the said Ways hereby enacted and decreed to be made as aforesaid, as also for the Passing to and from any of the Lands of the said great Level near adjoining unto the said Bridges, that is to say, one Bridge over the new River, called Bedford River, at Sutton Gault; one other Bridge over the said new River, at Mepbal Town; one other Bridge over the said new River, at Mepbal Town; one other Bridge over the said new River, at Wellney Town; and that the said Bridges shall be the Inheritance of him the said Earl, his Heirs and Assigns for ever.

And it is hereby further enacted, ordained A Particular and decreed by the said Commissioners, that of the 40000 the several Lands and Proportions of Ground Acres allotted hereafter particularly mentioned, amounting tenance of the to forty thousand Acres, Parcel of the said Works. ninety-five thousand Acres of fenny and late surrounded Grounds, declared and contained in the said twenty-six Schedules hereunto annexed, and hereby decreed and assured to the faid Earl, his Heirs and Assigns, as aforefaid, shall for ever hereafter stand, be and continue liable and charged to and with the Maintenance and Preservation of all and singular the aforementioned Ways and Bridges, hereby declared to be made as aforesaid, and of all and singular other Works erected and made, or by the faid Commissioners appointed to be erected and made by the said Earl of Bedford, or his Assigns, for draining and improving of the said great Level according to the true Intent and Meaning of the said Act or Law

Law of Sewers, made at King's Lynn aforefaid. That is to fay, the Part decreed unto out of Holgay the faid Earl out of Reed's Fen, in Helgay, 60 A. three hundred and fixty Acres; in Sir Henry mathery 76 A. Willowbie's several Fen in Southery, on the west Side of the River Ouze, seventy-fix Acres; the Proportions decreed out of the common Veerbam. Vretton and Fens of Weerbam, Wretton and Stoke, five take 536 A. hundred and thirty-fix Acres; and out the Tormold 429 common Fens of Norwold four hundred and twenty-nine Acres; the Proportion decreed Letbwold 357 out of the several Fens in Methwold three hundred fifty and seven Acres; and out of the feveral Fens of Feltwell feven hundred fifty and one Acres; out of the feveral in Hocklockwold 100 wold, called Pooling's, one hundred Acres; the Proportion decreed out of the common Prwell She-Fen of Upwell, called Shevins, two hundred ins 200 A. fale Fen, Acres; and out of Hale Fen, and the Comnd Common mon Piece in Upwell five hundred and ninety lece in Up-Acres; and out of the Fen Grounds, called vell 590 A. endoners Fen Londoners Fens, eight hundred Acres; all 00 A. the which forementioned Parcels of Ground are within the County of Norfolk. Proportion of Ground decreed in the feveral



Pen, and four Acres in the Croyle, adjoining also upon great Sedge Fen. The whole Proportion decreed out of the intercommon Fens of Bot- Bottisham, sham, Horningsey, Qui and Ditton, being four Horningsey, hundred Acres in the said County of Cam-Qui, Ditton, bridge; the whole Proportion decreed out of 400 A. the Common and several Fen Grounds of Downbam in the said Isle of Ely, three hun-Downbam dred and ninety Acres; the whole Proportion 390 A. decreed out of Ashwell Moor, near Coveney, Ashwell in the said Isle of Ely, four hundred twenty- Moor 423 A. three Acres, the whole Proportion decreed out of the common Dammes and several Fen Grounds of Maney, in the said life of Ely, Maney 250 A. two hundred and fifty Acres; the whole Proportion decreed out of the common Fen, called Pyemoor, near Witchford, in the said Pyemoor 152 Isle of Ely, one hundred fifty-two Acres; the A. the whole Proportion decreed out of Grunty Grunty Fen. Fen, in the laid Isle, four hundred twenty- 426 A. fix Acres; the whole Proportion decreed out of the common Fen Grounds of Chartresse, in Chartresse the said Me of Ely, three thousand eight hun- 3826 A. dred twenty-fix Acres; the whole Proportion decreed out of the several and common Fen Grounds of Doddington, March, Wimbling-Doddington, ton and Benwick, twelve thousand seven hun-March, Wimblington, Bendred and forty-nine Acres; the whole Pro-wick, 12749 portion decreed out of the common and se- A. veral Fen Grounds of Elme, in the said Isle Elme 250 A. of Ely, two hundred and fifty Acres; the whole Proportion decreed out of the com- Eufymore mon Fen Grounds, called Eusymore, in the 2000 A. said Isle of Ely, two thousand Acres; a Parcel of the Proportion decreed out of the se-

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ril's Ground veral Fen Grounds of Thomas Tyril, Gendeman, lying near Priests Houses, in the said Isle of Eb, twenty-four Acres, at the west End of the fame Ground; the whole Proportion decreed out of the High Fen and North Fen in Somersbam, in the County of Huntingmer ban 533 A. don, one thousand five hundred and thinythree Acres; the whole Proportion decreed Varbous 1868 out of the common Fen Grounds of Warbous, in the faid County of *Huntingdon*, one thoufand eight hundred fixty-eight Acres; the whole Proportion decreed out of the com-Fiftew 386 mon Fen Grounds, called Wiftew Fen, three hundred eighty-fix Acres; the whole Proportion decreed out of the common Fen Grounds lames 4564 of Rames, in the faid County of Huntingdon. four thousand five hundred fixty-four Acres; the whole Proportion decreed out of the feveral Fen Grounds of Sir Oliver Crosswell. remewell's everals in Knight, in the Grounds called Albbeck, Abam/ey 177 botts, Pingle, and Wiggin Moor, in Ramfey aforefaid, one hundred feventy-feven Acres; the whole Proportion decreed out of the feveral unington 281 Fen Grounds of Cunington, in the faid County of Huntingdon, two hundred eighty-one



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the whole Proportion decreed out of common Fen Ground of Woodwalton, in the said Woodwalton County of Huntingdon, nine hundred thirty-937 A. seven Acres; a Parcel of the Proportion decreed out of the common Fen Grounds of Holme, in the said County of Huntingdon, Holme 27 A. twenty-seven Acres, adjoining upon the said Fen Grounds of Walton; a Parcel of the Proportion decreed out of the several Fen Grounds of Thorney, in the said Isle of Ely, one Thorney 1880 thousand eight hundred and eighty Acres, lying on the East Part of Knar Fen adjoining to the Wride; a Parcel of the Proportion decreed out of the common Fen on the South Side of Bedford River, called Westmoor, in Westmor the said Isle of Ely, the said Parcel contain- Fen, on South ing four hundred eighty-two Acres, and lying of Bedford River, 482 A. on the South-east Side of one thousand Acres, Part of the faid Proportion, adjoining to Oxwillow Load; a Parcel of the said Proportion decreed out of the said common Fen, called Westmoor, on the North Side of the said Bedford Westmoor, on River, the said Parcel containing sour hundred North Side of eighty-two Acres, and lying on the North-ver, 482. west Side of one thousand Acres, Part of the said Proportion, lying next unto Welney; and a Parcel of the Proportion decreed out of the common Fen, called Byall Fen, on the North Byall Fen 482 Side of the said Bedford River, the said Par-A. cel containing four hundred and eighty-two Acres, and lying on the North-west Side of one thousand Acres, Part of the said Proportion, next towards Maney.

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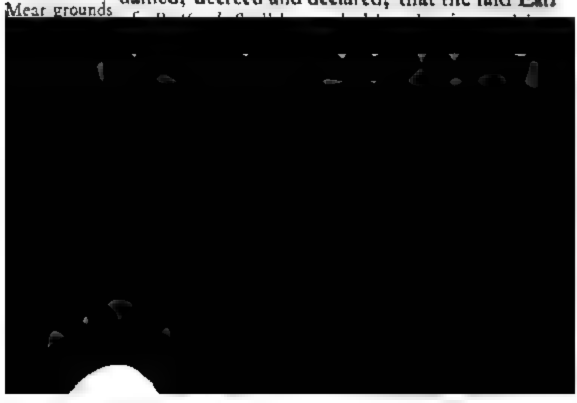
artition likes to be nade accordng to the Inyan Law.

and it is further enacted, ordained and decreed, that all Partition Dikes and Fences, which thall be thought necessary to be made ent of the to carry away the Rain Water towards the main Drains, shall be made according to the Purport, true Intent and Meaning of the faid Act or Law of Sewers made at King's Lynn aforefaid.

Earl of Bedbed to have Power to nake new Works, &c. according to Lynn Law, ander the Comptrol of the Commitlioners, three to be of the *2401и*ш.

And it is hereby further enacted, ordained, decreed and declared, that the faid Earl of Bedford, or his Affigns, shall, from Time to Time and at all Times hereafter, have free Liberty and Authority, according to the Power formerly given unto him by the faid Law made at King's Lynn aforefaid, to fix or more of make any fuch new Works, and to cut Ground and cast up Earth for making such new Banks, and Drains, as by fix or more of the faid Commissioners of Sewers, whereof three to be of the Quorum, shall be adjudged and decreed as fit and necessary to be made and erected for the further Advancement of this great Work of Draining.

And it is further hereby enacted, ordered, or-Waters, Pits, Holes and dained, decreed and declared, that the faid Earl



ble, according to Act, and the true Intent and Meaning of the said Act or Law made at King's Lynn aforesaid, although the same be no Parcel of the said Quantity of ninety-sive Thousand Acres, hereby decreed and assured to the said Earl, his Heirs and Assigns, as aforesaid.

Provided always, and it is hereby ad-Antient Rivers judged, enacted and declared, that the antient and Drains to Rivers and Drains shall be and remain to the remain to the right Owners thereof, as formerly they did or right Owners. hereafter should of Right belong, according

to the Tenor and true Meaning of the said Act or Law, made at King's Lynn aforesaid; any Thing in this present Act or Law of Sew-

ers to the contrary notwithstanding.

And it is lastly hereby concluded and fully Commissioners agreed by the said Commissioners, that they, with Earl of together with the said Earl of Bedford, Bedford to apply to the shall become humble Suitors to the King's King for a most excellent Majesty, that his Majesty will Ratification of be graciously pleased to confirm, approve and this Decree, ratify this present Act and Decree, and, by his Royal Hand signing the same, to declare his Royal Approbation thereof and Assent thereunto; and that his Majesty will be further graciously pleased to recommend the same to the Right Honourable the Lord Keeper of the Great Seal, and the Chancellor of his Highness's Dutchy of Lancaster, that it may in due Form of Law be confirmed and ratified, both by Decree of the Honourable and that he Court of Chancery and of the Court belong-would get it ing to the said Dutchy, and that his Majesty confirmed by will vouchsafe to recommend the same to the Chancery and Right the Dutchy I

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dalso order- Right Honourable Lords and others of his

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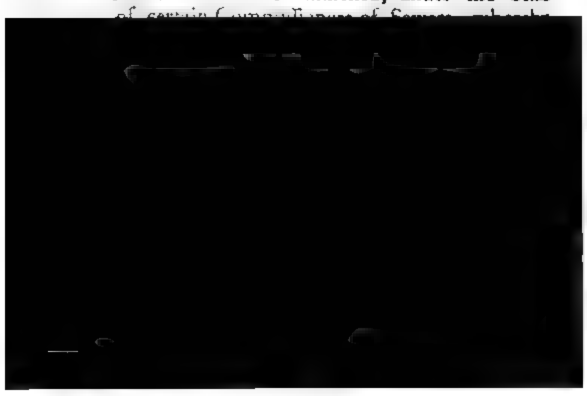
ament.

as Matter Majesty's most Honourable Privy Council, that State, by the it may by them be ordered, as Matter of State, not to be altered or impeached, having received the Approbation of that Honourable And that whenfoever a Parliament Board. oyal Affent shall be called, and a Bill being then preferred to the two Houses of that High Court of Parliament, and the same be then passed as a Law, that his Majesty would be graciously louses of Par- pleased, for the full and final Confirmation thereof, to give his Royal Affent thereunto.

> In initulis whereof the Commissioners first above-named to two Parts of these Prefents indented, the one Part to be presented to his Majesty as aforefaid, and the other Part to remain with the Clerk of the Sewers. according to the Law in that Case provided, have fet their Hands and Seals the faid twentyfeventh Day of October, the Year first above

written.

THE have also viewed certain Schedules or Particulars of Lands to the faid Laws, Ordinances and Decrees annexed, under the Seals



A SCHEDULE and Particular of fuch Lands and Proportions of Grounds lying within the Fens, called the great Level of Fens or furrounded Grounds, within the Counties of Norfolk, Suffolk, Cambridge, Huntingdon, Northampton, Lincoln and the Isle of Ely, as by this present Law or Act of Sewers are set out, decreed and affured unto the Right Honourable Francis Earl of Bedford, his Heirs and Asfigns, to be holden and enjoyed by him and them for ever, according to the Tenor of this faid Act.

COM. NORF.

OUT of the common Fen Grounds of or belonging ing to Denver in the said County of Norfolk, lying on the West Side of the River Ouse, three I 2 Hundred

Denver.

Hundred and Fourscoure Acres, (that is to say) one Hundred twenty-four Acres out of that Part of the Fen near Salters Lode, abutting Eastward upon the said River, and Northward upon the River called Bedford River. And the Residue, being two hundred sifty-six Acres, out of that Part of the Fen that lieth next Salters Lode upon the North Side of the said new River, abutting upon the said new River, and Well Creek.

Dut of a several Fen Groundin Denver aforesaid, abutting Westward upon the Grounds of Well, four Acres at the South End thereof next Denver Fen.

Pelgay. D

Dut of the common Fens of or belonging to Helgay, in the said County of Norfolk, one thousand three hundred Acres, (that is to say) one intire Fen, lying between Sir Henry Willoughbie's Drain and Southery Common, containing nine hundred eighty-two Acres, and the Residue, being hundred and eighteen Acres, out of that Part of the faid Fen abutting Northward upon the imbanked Grounds of Edmund Skipwith Esquire, and adjoining to the said River Ouse.

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Dut of the several Grounds of or belonging to Sir Henry Willoughby, Knight, called Read's Fen, three hundred and > 360 0 0 fixty Acres, at the North End of the said Grounds, abutting upon Maid Lode.

Dut of the common Grounds of or belonging Southery, in the faid County of Norfolk, eight hundred Acres out of the common Fen called Adymore, abutting upon Helgay common Fen, and the River Ouse.

Of the several Grounds in Southery aforesaid, of or belonging to Sir Henry Willoughby aforesaid, lying on the East Side of the River Ouse, seventy and fix Acres at the South End thereof, near to Modney House.

Dut of one other several Fen Ground in Southery aforesaid, of or belonging to the faid Sir Henry Willoughby, Knight, lying on the West Side of the River Ouse, seventy-six Acres at the West End of the same Grounds.

Dut of one other several Fen 7 Ground, lying in Southery or Helor one of them, of or belonging to Thomas Gibbon, Esq; twenty Acres at the Western End thereof, near Priests Houses. Dut

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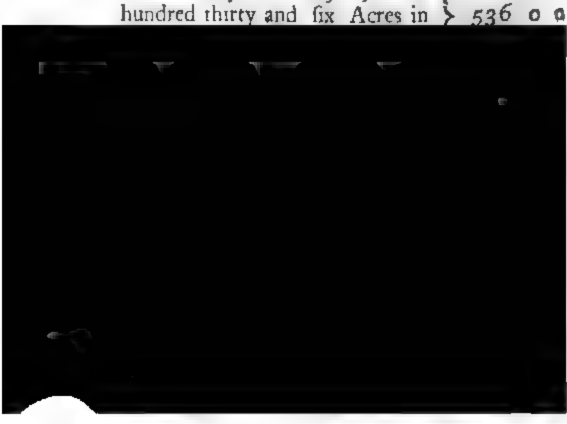
Grounds of or belonging to Roxbam, in the faid County of Norfolk, ninety-four Acres at the South-east Part of the same Fen, abutting upon Derebam Coast Fen, and the River Wissey.

Derebam.

Ott of the common Fen Grounds of or belonging to Derebam, in the said County of Norfolk, two hundred Acres, (that is to say) ninety-five Acres out of the Fen called Derebam Coat Fen, abutting upon Roxbam Fen and the River Wiffey, and the Residue, being one hundred and five Acres, out of the common Fen, at the Parts thereof abutting upon the said River Wiffey and Werebam.

Thereham, Dut of the common Fens' Miretton, of or belonging to Were-and Stoke, bam, Wretton and Stoke, in the faid County of Norfolk, five hundred therey and fix Acres in

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North Side of the River Wissey, containing twenty-nine Acres, and the Residue, being sour hundred Acres, out of the common Fens lying on the South Side of the faid River, abutting upon the said River, and lying between Howbill and Wittington Causey, and between the said River and the hard Lands of Norwold.

Dut of the common Fens of or belonging to Methwold in the faid County of Norfolk, one thoufand fix hundred forty and eight Acres, out of the Fens called Southmore and Twinne Lodes, abutting North-westward, upon Part of the said Common called > 1648 0 0 Southmore, wherein Southery doth intercommon North-eastwardupon the several Fen Grounds of Sir Edmund Munford, Knight, and Southward upon the common Fen of Feltwel, North Fen.

Dut of the several Grounds of Methwold aforesaid, three hundred fifty-seven Acres at the West End of two of the faid Severals next Southery.

Dut of the common Fen-Grounds of or belonging to Feltwel, in the said County of Norfolk, one thousand six hundred ninety-seven Acres, (that is to I 4 fay) 429 0 0

Pethwolv.

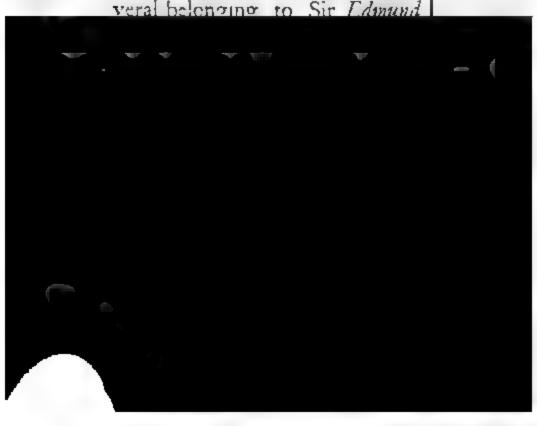
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Feltwell.

[120]

fay) eight hundred and forty Acres out of the Fen called North Fen, at the North-east Part thereof, abutting upon the common Fen of Methwold, called Southmore. Out of the Fen called the Mowe Fen, eighty Acres at the West Part of the same Fen > 1697 0 next Brandon River; and the Refidue, being feven hundred feventy and leven Acres, out of the Fen called the South Fen, at the South-west Part thereof abutting upon the faid Mowe Fen, and the several Fen Ground belonging to Sir Thomas Woodhouse.

Dut of the several Fen? Grounds of or belonging to Feltwel aforefaid, seven hundred fifty and one Acres, (that is to fay) out of the feveral Fen Ground now or late of Sir Thomas Woodboule, Knight, abutting upon Feltwel South Fen, and a Se-



from North to South. Out of the feveral Fen Ground belonging to Christ's College, abutting upon the faid feveral Fen Ground of Sir Edmund Mundford aforefaid, one hundred twenty-fix Acres out of the middle Part of the faid Ground from North to South. Out of the several Fen Ground late of Robert Wace, Gent. abutting upon the faid feveral Ground of Christ's College and the River of Brandon, one hundred feventy-two Acres out of the Middle of the said Ground from North to South. the several Fen Ground lying between the Fen Grounds of Christ's College aforesaid and the River of Brandon, fourteen Acres abutting Northward upon the feveral Fen Ground of Thomas Gibbon, Out of the several Fen Grounds of or belonging to Thomas Tyrel, Gent. lying between the aforesaid Fen Grounds of Sir Edmund Mundford, Knight, and the River of Brandon, thirteen Acres and twenty Perches at the South-east End of the Ground. Out of the several Fen Ground lying between the feveral Fen of Sir Thomas Woodhouse aforesaid and the River of Brandon, ten Acres and three Roods

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at the South Part thereof. of the several Fen Ground late of Robert Wace, Gent. abutting upon the hard Lands of Feltwel aforefaid, fix Acres and Ten Perches at the North-west end > 751 0 of the fame Ground.' Out of the several Fen Ground lying between Feltwel Mowe Fen and the River of Brandon, six Acres and ten Perches at the North-west End thereof.

Hockwold and Wils ton.

Dut of the common Fen Grounds of or belonging to Hockwold and Wilton, in the said County of Norfolk, nine hundred and fifty Acres out of the common Fen adjoining to the common Fens and the hard Lands of Feltwel, and abutting upon the faid hard Lands of Feltwel.

950 O

Dut of the several Fen? Grounds of William Heveningham, Esq; two hundred Acres (that is to fay) out of the several Ground called *Poolings*, one hundred Acres at the North Side thereof, abutting upon Feltwel Mowe Fen and the River of Brandon, and out of one other feveral Ground lying on the South-west Side of the faid River of Brandon, one hundred Acres abutting upon the Fen called Redmore Grounds and the said River of Brandon.

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Dut

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Ground of Osbert Pratt, Gent. lying next the Fen called Sea Fen, ten Acres at the North End of the same Ground.

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COM. SUFF.

Grounds of or belonging unto Brandon, in the County of Suffolk, three hundred and fifty Acres, (that is to say) one intire Fen abutting upon the East Part of the common Fen of Lacking-beath called Stallard, one hundred and ninety Acres; and the Residue, being one hundred and sixty Acres, out of a common Fen abutting upon the said intire Fen, at the West End of the said common Fen.

Dut of the common Fen Grounds of or belonging to Lackingbeath, in the said County of Suffolk, one thousand and eight hundred Acres, (that is to say) the Moiety or one half of the common Fen called Little-shell, or East-more, being ninety-two Acres at the Eastern Part thereof, next the common Fen called Arch-

Wzandon.

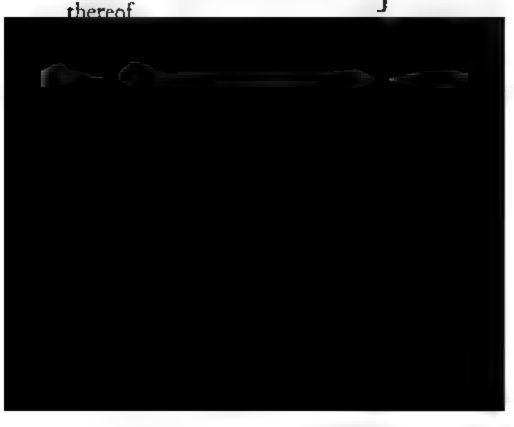
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Lackings heath.

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Archingstal. The said intire common Fen called Archingstal containing one hundred feventy-four Acres. One intire common Fen abutting upon the River of Brandon. Audry Lode, and the several Fen Ground of William Heveningbam, Elq; containing forty-feven Acres. One intire common Fen lying on the North Side of Brandon River, between the common Fen of Hockwold and Wilton, called Sea Fen, and the feveral Fen of William Heveningbam aforefaid, containing fifty-eight Acres and a Half. The intire common Fen called Town-more, containing five hundred feventy-nine Acres; and the Residue, being eight hundred forty-nine Acres and a half, out of the great common Fen abutting upon Plant Lode and the faid Fen called Townmore, at the North-west Part thereof

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three Acres and two Roods at the West End of the same Ground. Out of the several Fen Ground now or late of William Steward, Gent. lying at the West End of the common Fen called Stallard, three Acres and one Rood at the West End of the same Ground. Out of one other several Fen Ground now or late of the faid William Steward, lying on the North Side of Brandon River, fix Acres and one Rood at the North West End of the same Ground. Out of the feveral Fen Ground abutting upon the faid common Fen called Stallard and the High Lode, four Acres at the North End of the same Ground. Out of a triangular feveral Fen Ground, abutting upon the faid common Fen called Stallard and the High Lode, one Acre three Roods and twenty Perches at the South End of the fame Ground. Out of the feveral Fen Ground lying between o Winter Lode and Cross Water, at the Meeting of the same Lodes, one Acre three Roods and twenty Perches at the Northwest End thereof. Out of a scveral Fen Ground lying near Willow Lode, incompassed on all Sides with the common Fen of Lack-

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Lacking beath aforefaid, two Acres at the West Part of the same Ground. Out of the feveral Fen. Ground lying on the East Part of the last mentioned several four Acres and one Ground. Rood at the North-west End thereof. Out of one other feveral Fen Ground lying on the East Part of the several Ground last mentioned and abutting upon Cross Water, eight Acres at the North-west Side of the same Ground next unto Cross Water -aforesaid. Out of the several Fen Ground, lying between the last mentioned several Ground and Willow Lode, two Acres and three Roods at the West End of the same Ground. Out of the feveral Fen Ground, abutting upon the West Side of Winter Lode and High Lode aforefaid, fifteen Acres and two Roods at the North-west End thereof abut-



West End hereof, abutting upon so. Plant Lode and Delf Dike. Out of the several Fen Ground now or late of John Crane, abutting upon High Lode, and the feveral Ground now or late of · William Barne, Gent. eight Acres and two Roods adjoining upon the faid several Ground of William Barne and the said High Lode. Out of the faid feveral Fen Ground now or late of William Barne aforesaid, ten Acres adjoining upon the faid feveral Ground of John Crane. Out of one other several Fen Ground now or late of the faid John Crane, lying near the said several Ground of William Barne aforcfaid, fix Acres and two Roods at the North-west Side of the same Ground, abutting upon High Lode aforesaid. Out of the greater of the two feveral Grounds lying between Dike and Brandon River, eight Acres and two Roods at the North-west Side thereof. out of the other smaller Several, lying between Delf Dike and Brandon River, three Acres and three Roods at the North End of the same Ground.

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all.

Dut of the common Fen Ground of or belonging to Milden Hall, in the faid County of Suffolk, two thousand nine hundred and twenty Acres, (that is to fay) one intire Common called Burnt Fen, containing one thoufand feven hundred and thirtyseven Acres. Two intire Fen. Grounds called Sedge Fens, lying between Burnt Fen and Town : More in Lackingbeath aforesaid, containing eight hundred and forty Acres. And the Residue. being three hundred forty and three Acres, out of the common Fen lying between the feveral Fen Grounds of *Unly* Farm and I Baldwin's Lode, at the West Part of the fame Fen.

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the Hall, containing three hundred and eight Acres. Out of the Mow Fen of Islabete, abutting upon the fore-mentioned common Fen of Islabete and the faid River of Milden Hall, four hundred thirty-two Acres at the North Part thereof. And out of the common Fen of Islabete, called West Fen, abutting upon the common Fens of Sabate, called Little Metless and the Hasse, one hundred and ninety Acres at the North End of the fame Fen.

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Dut of the common Fen] Grounds of or belonging to Sebam and Barway, in the faid County of Combridge, one thoufand and eight hundred Acres, (that is to fay) the intire common Fen abutting upon Wickin High Fen, called Forder, containing one hundred fifty-fix Acres and a Half. Out of the common Fen called Bartuay Middle, seventy-four Acres and a half at the North-east Part thereof, abutting upon Sea Lode and the River Oufe. The two Intire common Fens called Great Metlam and Little Metlam, containing one thousand two hundred And out of the and ten Acres. common Fen called the Haffe,

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Sobant.

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three hundred fifty-nine Acres at the North Part thereof, abut-ting upon Little Metlam afore-faid.

Out of the several Fen Ground in Sobam aforesaid, of or belonging to Sir Robert Heath, Knight, four hundred and twenty Acres. Out of the several Fen Ground called Great Metlam, abutting upon the Common called Great Metlam and the River of Milden Hall, at the East Part of the said several Fen.

Dut of the feveral Fen. Ground in Sobam aforesaid, lying between the Fens called East Fen and Calf Fen, eight Acres at the East End thereof.

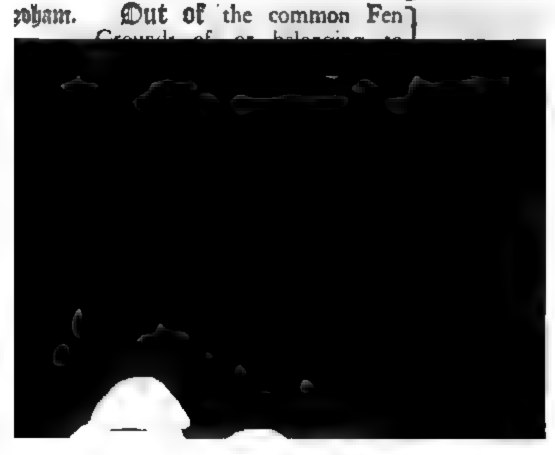
Dut at the several Fen Ground in Sobam, called Bug- beach, one Acre at the West End thereof.

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Acres, (that is to fay) out of the common Fen, called the Sedge Fen or Broad Meadow, three hundred Acres at the Western End thereof, abutting upon Reach Lode, the hard Lands of Wickin, and the imbanked several Grounds of Isaac Barrow, Esq; and the Residue, being one hundred and fifty Acres, out of the common Fen called High Fen, the North-east Part thereof adjoining upon the several Ground of Theiford, called the Botts Gangs, and the Grant.

Dut of the Fen Grounds of] Wickin aforesaid, being Mow Fens or Lamas Grounds, confifting of the Lots or Doles of Persons, hundred one Acres; (that is to fay) out of the moving Ground lying on the West Side of the River Grant, fifty-five Acres and three Roods at the West End of the same Lots or Doles, abutting upon the common Fen of Water-beach, called For Fen; out of the mowing Grounds lying between the hard Lands of Wickin aforesaid, the River Grant, the several Fen Grounds of Upmeere Farm, and the Way leading from the hard Lands of Wickin, unto Dimock's K 2 Coat,

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Coat, twenty-three Acres and one Rood at the middle Part of the faid Mow Fen, where the faid Doles or Lots do abut one upon another, extending from the faid hard Lands of Wickin to the faid Way leading to Dimock's Coat; and out of the mow Fen Ground lying between the faid Way leading to Dimock's Coat, the River Grant, the High Fen of Wickin and the hard Lands of Wickin, twenty-one Acres at the middle Part of the faid Mow Fen, where the faid Doles or Lots do abut one upon another, extending from the faid Way leading to Dimock's Coat unto the Way leading to Wickin High Fen aforefaid.

Dut of a several Sedge Fenof Isaac Barrow, Esq; lying in Wickin aforesaid, twenty-one Acres at the North-west Part thereof.

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faid seven Acres at the West End thereof, abutting upon the hard Lands of Wickin aforesaid; out out the several Fen Grounds belonging to Upmeer Farm five Acres at the North-east End of the same Grounds, abutting upon the Mow Fen of Wickin and the River Grant; out of the several Fen Ground now or late of Sir Edward Peyton aforesaid, lying upon the West Side of the River Grant, five Acres at South-west End thereof abutting upon the River Grant; and out of the several Fen Ground of - Dalton, Gent. adjoining to the faid several Fen of Sir Edward Peyton and the River Grant, three Acres at the South-west Part of the same several Ground.

Dut of the common Grounds of or belonging to Burwel and Reach in the faid County hundred > 700 0 p Cambridge, seven Acres at the North-west Part of same Fens abutting upon Wickin Lode and Reach Lode.

Dut of the intercommon Fens belonging to Swafbam Swafham Bulbeck, and Reach, the in County of Cambridge, or to some or one of them, one thousand four hundred Acres, (that is to say) out of the common Fen, called ! K 3

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Swafham

called White Fen, four hundred 1 and eleven Acres abutting upon Swafbam Lode and White Fen Lake. Out of the common Fen called the Croyle, four hundred and four Acres abutting Eastward upon the common Fen called great Sedge Fen, Southward and Westward upon the Residue of the same common Fen called the Croyle, and Northward upon the common Fen called the High Fen; out of the faid common Fen called the High Fen, four hundred and five Acres at the North-east Part thereof abutting upon Reach Lode and the River Grant; and out of the common Fen called great Sedge Fen, one hundred and eighty Acres at the North End thereof abutting upon the High Fen and Reach Lode.

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Bottaur.

Dut of the common Fen Grounds of or belonging to Bot-



in the said County of Cambridge, or to some or one of them, sour hundred Acres; (that is to say) out of the common Fen called High Fen, one hundred Acres at the Eastern End thereof abutting upon the common Fen called the Rough; and out of the said common Fen called the Rough, three hundred Acres at the Western Part thereof abutting upon the said High Fen.

Dut of the common Grounds of or belonging to Water-Beach in the said County of Cambridge, seven hundred and fifty Acres; (that is to fay) out of the Fen called the Joyst Fen, six hundred thirty-eight Acres at the North End thereof abutting upon the several Fen Grounds of Stretham and Wickin; and out of one other Fen, lying between the said Fen called Joyst Fen, the River Grant, and the hard Lands of Water-Beach, one hundred and twelve Acres at the North-east End thereof, abutting upon the said Fen called Joyst Fen and the River Grant.

Dut of the common Fen Grounds of or belonging to Cottenbam in the said County of Cambridge, two hundred and K4 forty

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Materbeach.

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Cottens ham.

forty Acres at the East End of the common Fen, lying between the common Fens called Secb

Hill Fens and the Lots.

apton. Dut at the common Fen Grounds of or belonging to Rampton in the faid County of Cambridge, fixteen Acres; (that is to fay) out of the Mow Fen called Hempfal, thirteen Acres at the North-east End thereof abutting upon Smithy Fen in Cattenbam; and out of the common Fen Ground called Iram, three Acres at the East Corner thereof abutting upon Hempfal

aforefaid.

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Dut of the common Fens of iveling or belonging to Wivelingbam in the faid County of Cambridge, one hundred eighty three Acres and one Rood; (that is to fay) out of the common Fen Ground called Hempfal, fifty three Acres at the North Part thereof adjoin-

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North End thereof abutting upon the several Fen Grounds of Over and the several Fen Grounds in Wivelingbam, called the Meer Grounds.

Dut of the several Fen Grounds of or belonging to Wivelingham aforesaid, forty Acres and three Roods; (that is to say) out of the several Ground called Shelfould, consisting of the Loss or Doles of divers Persons, twelve Acres and three Roods at the South-west End of the said Lots next unto the Fens of Over; out of the several Fen called Babies Hurne thirteen Acres and three Roods at the North End thereof abutting upon the River Ouse; out of the several Fen Ground now or late of James Pascall, Gent. called Stacks, seven Acres at the North-east End thereof abutting upon Audrey Causey; and out of the several Fen of John Crane, Esquire, called Little Shelfould, ieven Acres and one Rood at North-east Corner thereof near Erith Sluce.

Dut of the common Fen Grounds of or belonging to Over in the said County of Cambridge, one hundred Seventy-one Acres; out of the Fen called the Marish

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North-westward upon the East End of the Lots or Doles of divers Persons, extending from the Place called the Haywards Swath unto the Bank of the River Ouse Eastward upon the several or the late inclosed Grounds of Over aforesaid called Blunte Meer, and Southward upon the Residue of the said Fen called the Marish.

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INSULA ELIEN IN. COM. CANTABR.

Padden: ham.

UT of the common Fen Grounds of or belonging to Haddenham in the said Isle of Ely and County of Cambridge, three hundred feventy - eight Acres; (that is to say) out of the Fen called Gaul Fen three hundred and nine Acres at the East Part thereof abutting upon Berry Fen; and the Residue, being fixty-nine Acres, out of the common Fen called Berry Fen aforesaid, at the West Side thereof, abutting upon Gaul Fen afore faid.

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of the several Fend Grounds of or belonging to Haddenbam aforesaid, one hundred thirty and eight Acres; (that is to fay) out of the several Fen Ground called Ewell Fen, thirtyfix Acres and two Roods at the West Part thereof abutting upon Gaul Fen and the Delfs in Haddenbam; out of the Mow Fen called Lindon Doles, nine Acres at the South Side thereof abutting upon the River Ouse; out of the seweral Fen called Priests Crost, the South End one Acre at thereof next the River Oule; out of the greater Fen Ground called Hill Doles, twelve Acres. and twenty Perches at the North thereof next Haddenbam small Fen; out of the lesser Fen Ground called Hill Doles three Acres, one Rood and twenty Perches, at the North End thereof next Suiton Mead Lands; out of the several Fen Grounds called Over Delfs and Pingles, being eighteen in Number, lying on the South Side of Erith Causey, between the several Fen Grounds of Edward Carter and Henry White, forty-two Acres, as the fame is already by Lockspits or small Trenches proportionably divided and set out at the South End

End of every of the faid eighteen feveral Fen Grounds, abutting upoh the River Oule; out of the feveral Fen Grounds called Nether Delfs. lying between Erith Causey and the faid Fen called Gaul Fen, being fifteen in Number, twentynine Acres, three Roods and twenty-two Perches, as the same is already also set out proportionably, and by Lockspits or small Trenches severed and divided from every of the faid fifteen feveral Fen Grounds; out of the feveral Fen Ground now or late in the Tenure or Occupation Henry White, lying next Ewell Fen, one Acre and ten Perches at the North End thereof, abutting upon the Bank of Ewell Fen aforesaid; out of the several Fen Grounds now or late in the Tenure or Occupation of Thomas Pamplin, Gent. lying on North Side of Erith Causey, two



Causey, one Acre at the West End thereof; out of the several Fen Ground now or late of Richard Wine, Gent. lying on the North Side of Erith Causey sear Erith Bridge, one Rood and ten Perches at the East Part thereof, abutting upon the said Ground of Humberston March aforesaid; and out of the several Fen Ground lying between Audrey Causey and Ewell Fen aforesaid, two Roods and thirty Perches at the South East thereof.

Grounds of or belonging to Wilburton, in the said Isle of Ely and County of Gambridge, one hundred seventeen Acres and two Roods; out of the Fens called Skeg Fen and Rush Fen, at the West Sides of the said Fens abutting upon the common Fens of Haddenbam, the River Ouse and the hard Lands of Wilburton aforesaid.

Dut of the several Fen Grounds of or belonging to Wilburton aforesaid, six Acres and two Roods; (that is to say) out of the several Fen Ground of Sir Miles Sandys, Knight, sisteen Perches abutting upon Skeg Fen; out of the several Ground now or late

Wilburto

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late of — Ware, Yeoman, thirty Perches abutting also upon Skeg Fen; out of the several Fen Ground now or late of — Sanders, Yeoman, fifteen Perches abutting also upon Skeg Fen; and out of the several Fen Ground of Thomas Towers, Gent. six Acres and twenty Perches at the West Part thereof, abutting also upon Skeg Fen and the Bank of the River Ouse.

diretham und Thets 020. Out of the common Fen-Grounds of or belonging to Stret-bam and Theiford in the faid Isle of Ely and County of Cambridge, one hundred seventy-two Acres and two Roods out of the Mow Fen of Stretbam aforesaid, called Chair-fen Plain, at the East Side thereof, abutting upon Chittering Dike and the River Ouse.

Dut of the several Fen Grounds of or belonging to Stret-

172 2



more, two Acres and one Road at the North-west End thereof, next the common Fen Gould's Moor; and out of the several Fen Grounds of Thetford aforesaid, called the Boats Gangs, fifteen Acres and one Rood; (viz.) the intire several Fen Ground called the Long Roods, abutting upon Wickin: Fen, containing nine Acres, one Rood and ten Perches; the intire Fen Ground called the Short Roods, abutting upon Sobam Fen, containing two Acres and five and: twenty Perches; out of the feveral Ground of Oliver Cromwel, Gent. called: Moonshell, thirtyfive Perches at the South Side thereof abutting upon the said Fen called Short Roods; out of the several Fen of John Gislingham, Gent. called the Lot, thirty-five Perches at the East End thereof abutting upon the Common Lots; the intire Fen Ground called Common Lots, abutting upon the long Roods aforesaid, containing two Acres and three Roods; and the intire Common Lot lying near Harrimore House, between the Rivers Ouse and Grant, containing two Roods and fisteen Perches.

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Grounds of or belonging to the Town and City of Ely, in the faid Isle of Ely and County of Cambridge, one thousand three hundred and forty Acres; (that is to say) out of the common Fen called Little Shell or East Eastmore, ninety-two Acres at the West Side thereof abutting upon the common Fen called Great Shell; and the said intire common Fen called Great Shell, containing one thousand two hundred and forty eight Acres.

Dut of the several Fen-Grounds of or belonging unto the Town and City of Ely aforesaid, two hundred twenty and sour Acres; (that is to say) out of the several Fen Ground of or belonging to Shippey Farm, forty Acres at the South Part thereof, abutting upon the common Fen

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Fen Grounds of or belonging to Thorney Farm, forty-feven Acres at the South-east Part thereof, abutting upon the feveral Fen Grounds of Norney Farm and the several Fen Ground of Sir Robert Heath, Knight, in Sobam, called Great Metlam; out of the several Fen Grounds of or belonging to Norney Farm, seventy-Nine Acres abutting Westward upon the black Bank, Northward upon the Grounds of Thorney Farm, and Southward and Eastward upon the Residue of the fame Fen Ground of Norney; out of the several Fen Grounds late of or belonging to Sir Simon Steward, Knight, lying in Stunt-Farm, two and Acres at the East Part thereof, abutting upon the Grounds of Norney Farm; out of eight several Fen Grounds lying between the common Fens called Dunstal, the feveral Grounds of Thorney Farm and Stock Lode, twelve Acres, as the same is lockspitted and set out at the North-east Ends of the same Grounds, abutting upon Stock Lode aforesaid and the Grounds of Thorney Farm aforesaid; and out of the several Fen Grounds of Bream Farm, four Acres at the South-east End thereof next the River Quse.

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Dut of the common Fens of or-belonging to Stantay, thirtytwo Acres abutting Eastward upon Sobam Causey, and Southward upon the common Feni of Jacons called the Borders.

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Dut of the intercommon Fen Grounds of or belonging to Ely Doumbam and Littleport in the faid Isle of Ely and County of Cambridge, or to forme or one of them, four thousand two hundred and ninety Acresy (that is to fay) one intire common Fen called Lowell Moor, containing one hundred feventy-four Acres 3 and the Refidue, being four thouthousand one hundred and fixteen Acres, out of the great common Fen called Whelp Moor, abutring North-castward upon Part \$4.290 0 of the fame Fen, lying near Priests Houses, the several Fen Grounds of Thomas Gibbon, Elq; Cround



Dut of the feveral Feb. Grounds of or belonging to Litsteport aforesaid seven hundred Acres 3 (that is to fay) out of the several imbanked Fen Ground of or belonging to Sir Miles Sandys, Knight and Baronet, three hundred Acres at the North-east End thereof, abutting Northwestward upon the several Fen Ground of Thomas Towers, Gent. North-eastward upon the several Fen Ground of Sir Henry Willoughby, Knight, and Thomas Tyrel. Gent. and South-eastward upon a Close, Parcel of the fame imbanked Grounds, and the Bank' of the faid Grounds near unto the House called the Chain House near the River Oufe; out of the feveral Fen Ground of or belonging to Thomas Towers, Gent. called Crouchmore, leventy Acres abutting upon the feveral Fen Grounds of Sir Henry Willoughby, Knight, and the faid imbanked Grounds of Sir Miles Sandre aforesaid; out of the several Fen Ground of or belonging to William Hawkins, Gent. called also Crouchmore, fifty-five Acres at the North Part of the fame Fen, abutting upon the common Fen called Hale Fen; and the feveral Fen Ground of Sir

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Henry Willowbby, Knight; out of the several Fen Ground of Thomas Tyrell, Gent. lying near Priests Houses, twenty-seven Acres at the West End of the fame Ground: out of the feveral Fen Ground late of Nicholas Milsop, lying near Apesball, called the Wood-ground, fourteen Acres at the North-west Part of the fame Ground, abutting upon Westmore and the feveral Grounds of Apelball Farm aforesaid; out of the feveral Fen Grounds of or belonging to Apelball Farm afore faid thirty Acres; out of the feveral Fen called Garners, abutting upon the common Fen called Westmore and the River Welney; out of the feveral Fen Grounds now or late of Henry Millop, Gen. twenty Acres; out of the several Fen called Archdeacon Croft, at the West Part thereof abutting upon the faid



west Side thereof; out of the several Fen Ground of Roger Collin, three Acres, one Rood and ten Perches at the South-east Side thereof; out of the several Fen Ground of John Smith, adjoining to the Vicarage Croft, one Acre, three Roods and twenfive Perches at the North-west Side of the fame Ground; out of the adjoining several Fen Ground now or late of John Horne, one Acre, three Roods and twentyfive Perches at the South-east Side of the fame Ground; out of the several Fen Ground of John Hand, four Acres, one Rood and thirty Perches at the Northwest Side thereof; out of the adjoining several Fen Ground of Widow Alderton, four Acres, one Rood and thirty Perches at the South-east Side thereof; out of the adjoining several Fen Ground of William Cooke, three Acres and twenty Perches at the Northwest Side thereof; out of the feveral Fen Ground now or late of Thomas Wadley, three Roods and twenty Perches at the East Side thereof; out of the feveral Fen Ground of William Goats, lying near Cambridge Crost, one Acre and thirty-two Perches at the North End thereof; out of the I L 3

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the adjoining feveral Fen Ground of Andrew Neale, three Roods and twenty Perches at the North End thereof; out of the adjoining feveral Ground of Thomas Crabbe, one Acre and twenty Perches at the West End thereof next Welney River; out of the several Fen Ground of John Vernell, one Acre and fifteen Perches at the North Side thereof; out of the several Fen Ground of John Day adjoining unto Bell Croft, five Acres, three Roods and twentyfive Perches at the South Side thereof; out of the several Fen Ground late of Jane Chambers, two Acres, two Roods and thirty Perches at the Eastern Corner thereof; out of the adjoining feveral Fen Ground of William Smith, one Acre, three Roods and fifteen Perches at the South Side thereof; out of the feveral Fen Ground of George Wilson,



Acres, one Rood and thirty Perches at the North-west Side thereof; out of the adjoining several Fen Ground of Robert Aspland, one Acre, two Roods and twenty-five Perches at the South-east Side thereof; out of the adjoining several Fen Ground now or late of Thomas Miljop. one Acre, two Roods and twentyfive Perches at the North-west Side thereof; out of the several Fen Ground now or late of Robert Groom, two Acres, one Rood and twenty-five Perches at the South-east Side thereof; out of the several Fen Ground of Sir Miles Sandys, Knight and Baro net, six Acres and sisteen Perches at the North End of the Ground adjoining to New Dike; out of the several Fen Ground of John Milsop, six Acres, one Rood and ten Perches at the South-east Side thereof abutting upon New Dike; out of the several Fen-Ground of Henry Meadows, seven Acres, two Roods and thirty Perches at the West Side of the fame Ground; out of the feveral Fen Ground now or late of Robert Alexander, one Acre, two Roods and twenty Perches at the Raft Side thereof; out of the adjoining several Fen Ground of William Haukins. La -

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Haukins, two Acres and ten Perches at the West Side thereof; out of the feveral Fen Ground now or late of John Crabbe, adjoining to the Ground called the Common Acre, three Acres at the North End thereof: out of the several Fen Ground now or late of Thomas Milfop the Elder, adjoining to Archdeacon Croft, three Acres and one Rood at the South End of the fame Ground abutting upon Welney River; out of the feveral Fen Ground now or late of Richard White, adjoining to the aforementioned Ground of Thomas Miljop, one Acre, one Rood and fifteen Perches at the South-east Corner of the fame Ground next Welney River; out of the several Fen Ground now or late of William Wright, three Acres and three Roods on the West Side thereof adjoining to the Ground



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Roods and twenty Perches at the South-east Side of the Ground; out of the several Fen Ground now or late of Richard Mares, one Acre, one Rood and twenty Perches at the West Side thereof; out of the several Fen Ground now or late of Thomas Sharp, three Acres, two Roods and twenty Perches at the West Side thereof; out of the several Fen Ground of Thomas Wilson, near adjoining to the Fen Ground called the Hundred Acres, three Acres and one Rood at the East Side thereof; out of the adjoining Fen Ground now or late of Thomas Milsop, nine Acres, one Rood and twelve Perches at the West Side thereof; out of the several Fen Ground of Richard Ward, three Acres at the East Part thereof; out of the several Ground of Robert Lukin, Esq; being Part of the Ground called the Hundred Acres, fourteen Acres at the West Side thereof; out of the several Ground of Widow Crab, being also Part of the Ground called the Hundred Acres, fixteen Acres and three Roods at the West Side thereof; out of the several Fen Ground of John Cole, Gent. adjoining to the Ground called Garners, seven Acres,

two Roods and Acres. Perches at the East Part thereof abutting upon Welney River; out of the feveral Fen Ground now or late of William Johnson, four Acres and two Roods at the North-west Corner thereof abuting upon Welney River; out of the feveral Fen Grounds of -Goats, Yeoman, adjoining the Common Acre, three Roods and ten Perches at the Northwest Side thereof; out of the feveral Fen Ground of John Day, adjoining to the common Acre, one Acre, two Roods and twenty Perches at the South-west End thereof; out of the feveral Fen Ground of Thomas Plumme and Thomas Clarke, one Acre and ten Perches at the South End thereof next the Wood Grounds of Apshall Farm; out of the several Fen Grounds of Samuel Kinfwick, at the South End thereof, one Acre.



End thereof; out of the several f. Fen Ground now or late of Thomas Boughton, three Roods and twenty Perches at the Northwest Part of the same Ground; out of the feveral Fen Ground now or late of John Glasier, one Acre and thirty-five Perches at the North-west End thereof; out of the several Fen Ground now or late of Thomas Milsop, called Whinne-bush Crost, three Acres and twenty Perches at the Northwest Part thereof; and out of the several Ground called Cambridge Crosts, eight Acres, two Roods and ten Perches at the West Side thereof abutting upon Welney River and the Mare Fen.

Dut of the leveral Fen Ground of or belonging to Themas Gibbon, Esq; lying between common Fen called Whelp Moor, and the River of Brandon, one hundred and ninety-Acres at the South End thereof abutting upon the Fen Grounds called Redmore

Grounds.

Dut of the feveral Fen Grounds called Redmore Grounds, lying between the said common Fen called Whelpmore and the River of *Brandon*, one hundred twenty-fix Acres at the South 700 0 0

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Redmoze Gzounds.

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Part of the same Grounds, abutting upon the several Fen Ground of William Heveningbam, Esq; and the said River of Brandon.

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Downham in the Me.

Grounds of or belonging to Downbam, in the faid life of Ely and County of Cambridge, called West Fen, three hundred eighty-eight Acres and two Roods abutting South-westward upon the common Fen Grounds called Pye Moor and Albwell Moor.

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Dut of the several Fen Ground of John Carter, lying near Downbam Hive, one Acre and two Roods at the North-east Corner thereof.

Metmog.

Dut of the great intercommon Fen called Westmoor and Cranmoor, in the said Isle of Ely and County of Cambridge, five thousand Acres, (that is to say) three thousand Acres on the



of that Part of the said Fen that lieth on the North Side of Bedford River aforesaid, abutting \ \ 5000 0 0 upon the said River and Oxewillow Lode aforesaid.

Dut of the common Fen-Ground called Hale Fen, lying in or near Coveney in the faid Isle of Ely and County of Cambridge, one hundred and eighty Acres, abutting Eastward upon the hard Lands of Coveney, and the Gravel-way leading to Coveney, and on all other Parts upon the Residue of the same Pen.

Dut of one other common Fen Ground lying in or near Coveney aforesaid, called Asbwell Moor or Sedge Fen, four hundred twenty-three Acres, abutting Eastward upon Pye Moor, Westward upon the feveral Fen Ground. of Coveney called Hale Fen, and Northward upon West Fen in Downbam aforesaid.

Dut of the several Fen Grounds of or belonging to Coveney aforesaid, called the Great Dams, one hundred fifty-seven Acres, three Roods and Ten Perches; (that is to say) out of the several Fen Ground of John Davies, three Acres, two Roods and ten Perches at the North-west End thereof; out of the several

Coveney.

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Fen Ground of Thomas Whine, Junior, three Acres, one Rood and twenty-four Perches at the South-east End thereof; out of the several Fen Ground of William Smith, two Acres, three Roods and thirty-fix Perches at the South-west Side thereof; out the feveral Fen Ground now or late of Thomas Walfon, three Acres, three Roods and twenty Perches at the North-west End thereof; out of the feveral Fen Ground now or late of Yohn Watfon, two Acres, three Roods and thirty Perches at the North-west End thereof; out of the feveral Fen Ground of Joan Pope, Widow, ten Acres, two Roods and ten Perches at the North-west End thereof; out of the several Fen Ground of John Linwood, eighteen Acres and fifteen Perches at the North-west End thereof; the Garard For Con



out of the feveral Fen Ground of I Thomas Winter, adjoining to Coveney Lode, nine Acres at the North-east Side thereof; out of the several Fen Ground of Robert Matthews, eight Acres, three 1 Roods and ten Perches at the North Side thereof; out of the feveral Fen Ground of Humberfione March; Efq; abutting upon [Coveney Lode and the Way leading unto Biall Fen, eighteen Acres and twenty Perches at the Southeast End thereof; one intire Fen Ground of William Sharp. Getit. lying between Biell Fen and the Way leading from Biall Fen to 7 \$57 3 10 Coveney, containing fixteen Aeres and two Ropes - one of the fevetal Fen Ground of Peter Rider, luc on one Acre and thirty Perches at the South-west and thereof; out of the several Pen-Ground of John Whinne, three Acres, two fill Roods and ten Perches at the la East End thereof; one intire se-1veral Fen Ground, lying between Biall Fen and the Ground of-Robert Andrews; containing fourteen Acres and two Roods; and out of the several Fen Ground of Peter Andrews, fixteen Acres, one F ---Rood and thirty Perches at the East End thereof.

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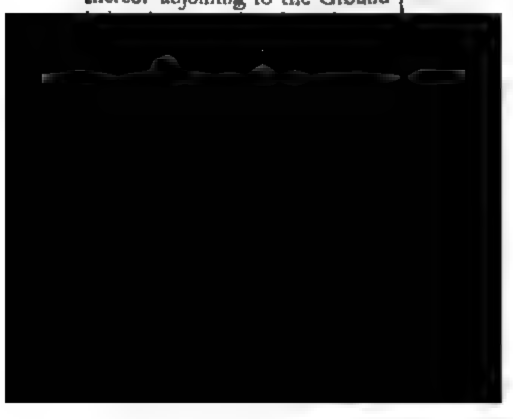
the adjoining feveral Fen Ground of Andrew Neale, three Roods and twenty Perches at the North End thereof; out of the adjoining leveral Ground of Thomas Crabbe. one Acre and twenty Perches at the West End thereof next Welney River; out of the feveral Fen Ground of John Vernell, one Acre and fifteen Perches at the North Side thereof; out of the feveral Fen Ground of John Day adjoining unto Bell Croft, five Acres, three Roods and twentyfive Perches at the South Side thereof; out of the several Fen Ground late of Jane Chambers, two Acres, two Roods and thirty Perches at the Eastern Corner thereof; out of the adjoining feveral Fen Ground of William Smith, one Acre, three Roods and fifteen Perches at the South Side thereof; out of the several Fen Ground of George Willon.



Acres, one Rood and thirty Perches at the North-west Side thereof; out of the adjoining several Fen Ground of Robert Aspland, one Acre, two Roods and twenty-five Perches at the South-east Side thereof; out of the adjoining several Fen Ground now or late of Thomas Miljop, one Acre, two Roods and twentyfive Perches at the North-west Side thereof; out of the several: Fen Ground now or late of Robert Groom, two Acres, one Rood and twenty-five Perches at the South-east Side thereof; out of the several Fen Ground of Sir Miles Sandys, Knight and Baro. net, fix Acres and fifteen Ferches at the North End of the Ground adjoining to New Dike; out of the several Fen Ground of John Milsop, six Acres, one Rood and ten Perches at the South-eaft Side thereof abutting upon New Dike; out of the several Fen-Ground of Henry Meadows, feven Acres, two Roods and thirty Perches at the West Side of the fame Ground out of the feveral Fen Ground now or late of Robert Alexander, one Acre, two Roods and twenty Perches sethe@aft Side thereof; out of the adjoining several Fen Ground of William Haukins,

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Haukins, two Acres and ten Perches at the West Side thereof; out of the feveral Fen Ground now or late of John Crabbe, adjoining to the Ground called the Common Acre, three Acres at the North End thereof; out of the several Fen Ground now or late of Thomas Millop the Elder, adjoining to Archdeacon Croft, three Acres and one Rood ar the South End of the fame Ground abutting upon Welney River; out of the several Fen Ground now or late of Richard White, adjoining to the aforementioned Ground of Thomas Milfop, one Acre, one Rood and fifteen Perches at the South-east Corner of the same Ground next Welney River; out of the several Fen Ground now or late of William Wright, three Acres and three Roods on the West Side thereof adjoining to the Ground



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Roods and twenty Perches at the South-east Side of the same Ground; out of the several Fen Ground now or late of Richard Mares, one Acre, one Rood and twenty Perches at the West Side thereof; out of the several Fen Ground now or late of Thomas Sharp, three Acres, two Roods and twenty Perches at the West Side thereof; out of the several Fen Ground of Thomas Wilson, near adjoining to the Fen Ground called the Hundred Acres, three Acres and one Rood at the East Side thereof; out of the adjoining Fen Ground now or late of Thomas Milsop, nine Acres, one Rood and twelve Perches at the West Side thereof; out of the feveral Fen Ground of Richard Ward, three Acres at the East Part thereof; out of the several Ground of Robert Lukin, Esq; being Part of the Ground called the Hundred Acres, fourteen Acres at the West Side thereof; out of the several Ground of Widow Crab, being also Part of the Ground called the Hundred Acres, fixteen Acres and three Roods at the West Side thereof; out of the several Fen Ground of John Cole, Gent. adjoining to the Ground called Garners, seven Acres,

Acres, two Roods and Perches at the East Part thereof abutting upon Welney River; out of the feveral Fen Ground now or late of William Johnson, four Acres and two Roods at the North-west Corner thereof abuting upon Welney River; out of the several Fen Grounds of ----Goats, Yeoman, adjoining the Common Acre, three Roods and ten Perches at the Northwest Side thereof; out of the feveral Fen Ground of John Day, adjoining to the common Acre, one Acre, two Roods and twenty Perches at the South-west End thereof; out of the feveral Fen Ground of Thomas Plumme and Thomas Clarke, one Acre and ten Perches at the South End thereof next the Wood Grounds of Apshall Farm; out of the several Fen Grounds of Samuel Kinfwick, at the South End thereof, one Acre,

End thereof; out of the several f. Fen Ground now or late of Thomas Boughton, three Roods and twenty Perches at the Northwest Part of the same Ground; out of the feveral Fen Ground now or late of John Glasier, one Acre and thirty-five Perches at the North-west End thereof; out of the several Fen Ground now or late of Thomas Milsop, called Whinne-bush Crost, three Acres and twenty Perches at the Northwest Part thereof; and out of the feveral Ground called Cambridge Crosts, eight Acres, two Roods and ten Perches at the West Side thereof abutting upon Welney River and the Mare Fen.

Dut of the several Fen Ground of or belonging to Thomas Gibbon, Esq; lying between the common Fen called Whelp Moor, and the River of Brandon, one hundred and ninety-Acres at the South End thereof abutting upon the Fen Grounds called Redmore Grounds.

Dut of the several Fen Grounds called Redmore Grounds, lying between the said common Fen called Whelpmore and the River of Brandon, one hundred twenty-six Acres at the South

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Redmoze Gzounds,

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Dut of the several Fen? Grounds of Wicham aforesaid, called Wicham Mead Lands, thirty Acres and two Roods; (that is to fay) out of the feveral Fen Grounds of George Peacock, Thomas Gooday and John Merell, three Acres and one Rood, as the fame is lockspitted, divided and fet out at the West End of the fame Grounds abutting upon Mepall Gaul Fen; out of the Lots or Doles lying between the last mentioned Grounds and the Lot or Dole of John Belwood, belonging to divers Persons, twelve Acres, three Roods and ten Perches at the North-west End thereof abutting upon Block Fen; out of the Lots or Doles lying between the great Lot of George Peacock and the old Dairy House of John Merrell, belonging unto divers Persons, seven Acres, one Rood and thirty

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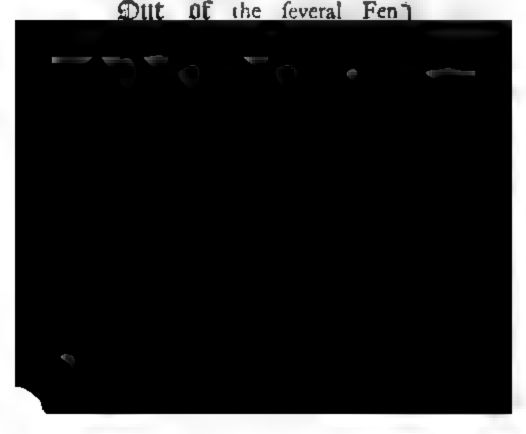


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Dut of the common Fen Ground of or belonging to Mepall, in the said Isle of Ely and County of Cambridge, called Gaule Fen, sifty-three Acres abutting upon the North Side of Bedford River and upon Biall Fen.

Dut of the several Grounds of or belonging Mepall aforesaid, called Widdon, eight Acres; (that is to say) out of the several Fen Ground of Robert Brown, two Roods and two Perches at the North End: thereof; out of the several Fen Ground of —— Clinch, lying next but one to the faid Ground of Robert Brown, three Roods. and eighteen Perches at thereof next North-east End Wicham Severals; out of the adjoining several Fen Grounds of Thomas Whinne, three Roods and seventeen Perches at the North-east End thereof; out of the several Fen Ground of -Bradford, Gent. one Rood and thirty-five Perches at the East End thereof; out of the several Fen Ground of William Smith, two Roods and twelve Perches at the Eastern End thereof; out of the adjoining several Fen Ground of Thomas Aspland, one Acre at the Eastern End thereof; out of M4 the the ! the several Fen Ground of John Phippe, two Roods and Perches at the Eastern End thereof; out of the feveral Ground of George Afpland, one Rood and thirty-four Perches at the East End thereof; out of the feveral Fen Ground in the Occupation of Widow Smith, one Rood and thirty Perches at the East End thereof; out of the several Fen Ground of Edmund Afoland, one Rood and thirty Perches at the East End thereof; out of the several Fen Ground of 70bn Addams, three Roods and eight Perches at the East End thereof; out of the several Fen Ground of John Whiting, two Roods and eight Perches at the East End thereof; and out of the feveral Fen Ground of William Whinne, two Roods and four Perches at the East End thereof.

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Dut of the several Fen Ground of — Gederil, Gent. lying between Gaul Fen and Wicham Mead Lands, Six Acres and two Roods at the North West End thereof.

Dut Of the several Fen Ground of John Phippe, lying in Mepall aforesaid, abutting upon Block Fen, one Acre and twenty-two Perches at the South End thereof.

Dut of the several Fen Ground of — Wigmore, Gent. lying in Mepall aforesaid and joining unto Block Fen, one Acre, two Roods and thirty Perches at the North-east End thereof.

Dut of the several Fen Ground of Thomas Aspland, lying in Mepall aforesaid, adjoining also unto Block Fen, one Acre and one Rood, and twenty-four Perches at the North End thereof.

Dut of the several or late inclosed Fen Grounds of Mepall aforesaid, called Block Fen or Block Moor, lying on the North Side of Bedford River, one hundred thirty-nine Acres and two Roods; (that is to say) out of the Grounds of Thomas Whinne, and divers others, lying together undivided, adjoining unto North Fen

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Mepall Severals.

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Fen in Sutton, fourteen Acres, three Roods and five Perches abutting upon Bedford River aforefaid; one intire Fen Ground of John Whinne, abutting upon Sutton North Fen, containing one Acre and two Roods: out of the several Fen Grounds of Thomas Aspland, John Adams, James Adcroft, Richard Holding, William Bird and Widow Ratham, adjoining unto Sutton North Fen, eleven Acres, three Roods and ten Perches, as the same is proportionably fet out and lockspitted, at the West Ends of the fame Grounds next Sutton North Fen aforefaid: out of the feveral Fen Ground of Thomas Aspland the Elder, joining to Sutton North Fen, three Acres and thirty Perches at the North Side thereof; out of the feveral Fen of Widow Brosen adjoining un-



tionably set out, lockspicted and divided from every of the faid Grounds; out of the several Fen Ground of — Wigmore, Gent. abutting upon Bedford River and the Way in Block Fen, one Acre abutting upon Bedford River aforesaid; out of the several Fen Ground of Mercy Carter, Widow, lying between Fur Fen and the Way in Block Fen, eighteen Acres and fifteen Perches at the North End of the same Grounds; out of the several Fen Ground of George Wabie, adjoining unto Fur Fen, three Acres at the East End thereof; out of the several Fen Ground of George Aspland, adjoining upon two Fen Grounds of Widow Ratham, two Acres, Roods and thurty-two Perches; out of the several Fen Ground of Thomas Whinne, lying between the Grounds of Richard Cooper and John Adams, three Acres at the West End of the same Ground; out of the feveral Fen Ground of lying between -Grounds of Thomas Whinne and William Whinne, three ten Perches at the North Side thereof; out of the next adjoining several Fen Ground now or late of William Whinne, three Acres

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Acres and one Rood at the East End thereof; out of the next adjoining several Fen Ground now or late of Thomas Whinne, three Acres, two Roods and eighteen Perches; and out of the several Fen Grounds now or late of Richard Cooper, adjoining upon Block Fen in Chateresse, six Acres, two Roods and thirty-six Perches at the North Side thereof.

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Dut of the several Fen Ground called Middle Moor, lying in Sutton in the said Isle of Ely and County of Cambridge, thirty-seven Acres abutting upon the South Side of Bedford River.

Dut of the Fen Grounds in Sutton aforesaid, called North Mead-lands and South Mead-lands, one hundred seventy-five Acres, abutting upon the Middle Moor aforesaid and upon the North Side of the said new River

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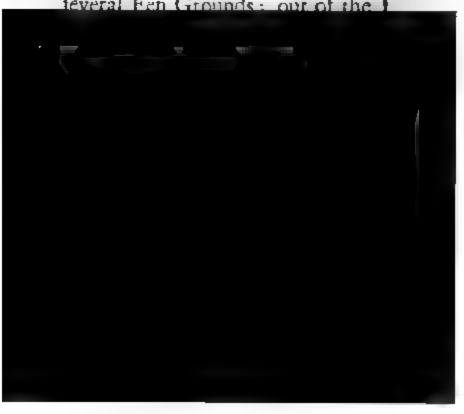


Dut of four other antient several Fen Grounds in Sutton aforesaid, lying near Erith Causey, called Cocks Nests, four Acres and three Roods; (that is to fay) out of the Grounds belonging to the Dean and Chapter of Ely, one Acre, two Roods and twenty Perches at the South Side thereof; out of the Ground of —— Drury, Gent. one Acre, two Roods and ten Perches at the South Side thereof; out of the Ground of —— Gent. three Roods and twenty Perches at the South Side thereof; and out of the Grounds of John Taylour, two Roods and thirty South **Perches** the Side at thereof.

Dut of the several or late inclosed Fen Grounds of or belonging to Sutton aforesaid, lying on both Sides of the faid new River called Bedford River, eight hundred fixty and two Acres; (that is to fay) out of the feveral and late inclosed Fen Grounds lying on the North Side of the River, fix hundred faid new Acres; (viz.) out of the several Fen Grounds called Little Halwood, forty-three Acres, Rood and fifteen Perches at the South Part of the same Ground, abutting | 4 3 0

abutting upon the Fen Ground called North Mead-lands and the West Water; out of the several and late inclosed Fen Grounds lying in West Fen on the North Side of Bedford River, being one hundred and Sixteen Number, two hundred fiftyeight Acres, three Roods and eleven Perches, as the fame is already by Lockspits or small Trenches proportionally fet out and divided from every of the faid hundred and fixteen feveral Fen Grounds; out of the feveral and late inclosed Fen Grounds lying in Middle Fen, on the North Side of the faid River, being eleven in Number, twentythree Acres and eleven Perches. as the same is also already by Lockspits or small Trenches proportionally fet out and divided from every of the faid eleven feveral Fen Grounds: out of the

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Dut of the several or late. closed Fen Grounds of or benging to Sutton aforesaid, lying n the South Side of Bedford being liver. hundred one wenty-two in Number, two hunred fixty-two Acres, as the same s already by Lockspits or small Crenches proportionally set out, evered and divided from every of the said one hundred twentytwo inclosed Grounds; (that is to lay) out of the inclosed Fen Grounds called Tween Ditches, being eight in Number, fourteen Acres, as the same is proportionally set out as aforesaid; out of the late inclosed Grounds called Manyman's Doles, lying between Sutton Causey and the Way leading to South Mead-lands on the South Side of Bedford River, being four in Number, Acres, two Roods and twentyfour Perches, as the same is also set out and divided as aforesaid. Out of the late inclosed Fen Grounds, lying between South Mead-lands, the said Grounds called Tween Ditches, the said Grounds called Manyman's Doles, Sutton, Gravell, the hard Lands of Sutton, the Grounds of divers Men in South Fen lying undivided, the Ground of Robert Gunton 1

Southor, South of Bedfozd River.

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Gunton abutting upon Haddenbam Fen, and the common Ground of Haddenham called fmall Fen, being fifty-feven in Number, ninety-one Acres, one Rood and thirteen Perches, as the same is also set out and divided as aforefaid; out of the late inclosed Fen Grounds, lying between the Fen Ground of Robert Peacock, abutting upon Haddenbam Common aforefaid: the several Fen Ground of -Jederel, Gent. lying in South Fen aforesaid, the hard Lands of Sutton, the common Fen Grounds of Wentworth, and the faid Common Fen of Haddenbam called Small Fen, being twelve in Number, seventy-two Acres and ten Perches, as the fame is also set out and divided as aforefaid: out of the late inclosed Fen Grounds lying between Sutton Gravel, North Mead-lands, and the



ne South-west Part thereof; ut of the late inclosed Fen Frounds lying in West Fen, on he said South Side of Bedford River, being fourteen in Numer, twenty-two Acres, as the ame is also set out and divided is aforesaid; out of the late inclosed Fen Grounds, lying between West Fen aforesaid, the Gaultway and the hard Lands of Sutton, being four in Number, fix Acres and twenty Perches, as the same is also set out and divided as aforesaid; and out of the late inclosed Fen Grounds lying between the faid Gaultway, the faid new River called Bedford River, the Grounds of Mepall, and the hard Lands of Sutton, being thirteen in Number, twenty-three Acres and twenty Perches, as the same 18 divided and fet out as aforesaid.

Dut of the common Fen Grounds of or belonging to Chartresse, in the said Isle of Ely and County of Cambridge, three thousand eight hundred and twenty-six Acres; (that is to say) out of the common Fen called Normore, one thousand six hundred and ten Acres, abutting upon Dodington Leame and the Nard

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Chartre Ile.

hard Lands of *Honey*; out of the] Common Fen called Langueod Fen, nine hundred and twenty Acres, adjoining upon Block Fen, and the Fen called Wenney or Whinney Fen, and the Mead Lands of Wicham; out of the faid common Fen Ground called Wenney or Whinney Fen. three hundred Acres abutting upon Langwood Fen and Block Fen aforesaid; out of the common Fen Ground called Rough West Moor, five hundred ninety-fix Acres at the North Part of the fame Fen, abutting upon the common Fen called Beefelings. and the hard Lands called Willy Heath; and out of the common Fen Grounds called Carfe and Gore, four hundred Acres, abutting upon Dodington Leame and the Gravel Way near the old Eawe leading unto Dodington.

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Dut of the Fen Ground in the several Possession of Besteney Betts, Esq; called Block Fen, eighty-nine Acres and a half, abutting upon Wicham Meadlands and Langwood Fen aforesaid.

Dut of the several Fen Grounds in Chartresse aforesaid, called the old Hanes, one hundred and five Acres, one Rood and twenty Perches, as the fame is already proportionally by Lockspits or small Trenches divided and fet out; (that is to fay) out of the Ground called the Town Meadow, two Acres, two Roods and thirty-three Perches at the South-east Part thereof; out of the Ground of Besteney Bruce, three Acres, one Rood and thirty Perches at the North-east Part thereof; out of the Ground of Widow Matthewes, four Acres, two Roods and thirty Perches at ' the South End thereof; out of the Ground of ——- Trice, Gent. called Pickerell's Fen, four Acres and one Rood at the South End thereof; out of the Ground of Thomas Keete, two Acres, two Roods and five Perches at the North-west End thereof; out of the Ground of John Legerton, s and thirtytwo Acres, three Roods

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thirty-two Perches at the North; west End thereof; out of the Ground of William Dring, four Acres and fix Perches at the North-east Part thereof; out of the Ground of Richard Reade and William Dring, two Acres, three Roods and ten Perches at the North-east Part thereof; the intire Fen Ground of Robert Vintner, Gent. lying between Grounds of Besteney Bruce aforefaid and Richard Campe, containing eleven Acres, three Roods and twenty Perches; out of the faid Ground of Thomas Campe, one Acre and two Roods at the East End thereof; out of the Ground of John Tye, one Acre and two Roods at the East Part thereof; out of the Ground of Robert Rash, Reynold Walsham and Thomas Curde, five Acres, two Roods and fifteen Perches. fet out as aforefaid, at the Fast



and one Rood, set out as aforesaid, at the East Ends of the faid Grounds; out of the adjoining Grounds of Martin Bend and Richard Cooper, four Acres and one Rood, set out as aforefaid, at the East Ends of the faid Grounds; out of the Grounds of Richard Lambe, John Reade, Thomas Wright, Thomas Rose, and John Reason, seven Acres and ten Perches, set out as aforesaid, at the East Ends of the said Grounds; out of the Ground of Caftle, Gent. lying next the several Ground of —— Wendye, Esq; in Abbots Holwood aforesaid, nine Acres, two Roods and ten Perches at the Northeast Corner thereof; out of the Ground of Thomas Reade, one Acre, three Roods and thirty-two Perches at the West Part thereof; one intire Fen Ground of Riebard Dring, lying between the last-mentioned Grounds of Thomas Reade and the Ground of Thomas Campe, abutting upon the faid several Ground of -Wendye aforefaid, containing feven Acres, two Roods and ten Perches; out of the Ground of John Rutter, fix Acres, two Roods and five Perches at the East Side thereof, abutting N3 upon

upon the Ground of Thomas Campe; and out of the faid Ground of Thomas Campe, lying next the feveral Fen Grounds of \$105 1 8 Sutton called the Middle, eight Acres and three Roods, abutting upon the faid Grounds in Sutton.

Dut of the feveral Fea Grounds in Chartrelle aforefaid, called Honey Fen, forty Acres at the South Part of the fame Grounds, abutting upon Langwood Fen and Biall Fen.

Dut of the several Fen Grounds in Charteresse aforesaid, called the Restiges, forty Acres and twenty Perches: (that is to fay) one intire feveral Fen Ground of Besteney Betts, Esq. abutting upon Beefeling's Fen in Dodington, commining twenty-feven Acres; out of the Ground of the faid Besteney Betts, called the Mile, four Acres and fixteen Per-



Dut of the common Fen Grounds of or belonging to Do-March, Benwick and Wimblington, in the faid Isle of Ely and County of Combridge, or to some or one of them, seven thousand seven hundred ninetyfeven Acres; (that is to fay) out of the common Fen called Pulver Fen, and Turft Fen, one thousand three hundred Acres at the East Part thereof, abutting upon the Fen called Beefeling's Fen; out of the said common Fen called Beefeling's Fen, three hundred forky-four Acres at the South End thereof, abutting upon West Water; out of the common Fen tailed Dikamoere, seven hundred fifty-six Acres, abutting upon the West Water and the Bank valled Gopalder Bank; out of the common Fen Grounds called Staney Fen and Block Fen, one thousand and seven hundred Acres at the Past Part thereof next unto: Maney; out of the common Fen Ground called Burrough Moor, five hundred Acres, abutting upon Ransome Moor and the River Neune; out of the common Fen called Whitemoor, one thousand Acres at the North-west Part thereof, abutting upon Plant Water and NA the

Dodington Wick.

the common Fens of Wishich; out of the common Fen called Wich Fen, two hundred Acres at the South Part thereof, abutting upon Dodington Leame and the common Fen called Stowe Fen; out of the common Fen called the Middle, two hundred Acres, abutting upon Plant Water and the River Neane; out of the common Fen called great Binnie Moor, four hundred and fifty Acres at the East Part thereof, abutting upon the Fen called Gray's Fen, and the Lake called the Old Chair; out of the common Fen called Creek Fen, four hundred and fixty Acres at the North-east Part thereof, abutting Northward upon the common Fen called Ladus Fen, and upon the feveral Fen Grounds of Robert Peyton, Esqu and out of the common Fens called Horse Moor and little Binnie Moor, eight hun-

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Close, the said Ground called West-sen Close, Whoredome Lake, and Whitlese Dike, two thousand four hundred eighty-three Acres at the South Part of the same Ground, abutting East-ward upon Plant Water and the River Neane, Southward upon Witlesea Dike, called at that Place Saddlebow Mile, and Westward upon Whoredome Lake, West-sen Close, and the new Dike aforesaid.

Dut of the imbanked several Fen Ground late of Robert Peyton, Esq; one thousand five: hundred and fifty Acres ; (that is 4) to fay) out of the several lime in banked fen Groundbralled Staney Fen, one thousand three humdred twenty-five afteres at the in East Part thereof, abutting upon the Fen called Chafer Fen, whele the Fens of. Many called the \$1550 0 0 Dams, and the common Fen called Stoney Feri; and out of the imbanked several. Fen Ground now or late in the Occupation of William Sames, Doctor of the Law, called - Horse Moor, two hundred twenty-five Acres at the North East Part thereof, abut-, ting upon the Fens called Gray's Fen and great Binnie Moore.

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Dut of the other feveral Fen Grounds of or belonging to Dodington, March, Benwick and Wimblington aforesaid, nine hundred and nineteen Acres; (that is to (ay) out of the several Fen Grounds of or belonging to Robert Peyton, Esq. one hundred thirty-three Acres and twenty Perches; (viz.) one intire Fen lying in Norwood Severals, abutting upon the feveral Fen Ground of William Wrag, containing one hundred and three Acres; one other intire Fen Ground, abutting upon the Bank of Walderfey and a feveral Ground belonging to Henry Finimere, containing eighteen Acres and three Roods; and out of a feveral Fen Ground adjoining to the Part of Whitemoore called Mary's Hurne, and the several Fen Ground of Thomas Tyrell, Gent.



Waldersey Bank, containing fortynine Acres, and one Rood and five
Perches; and our of the several
Fen Ground lying on the East
Side of Norwood Causey, twenty
Acres at the West End of the
same Ground, shutting upon the
several Fen Ground now or lase
of Widow Southwell,

Dut of the several Fen Grounds of or belonging to Henry Finimore, Gent. lying in March aforesaid, sorty-two Acres and two Roods at the North-east Side of the Grounds called Otter Holts, lying near Plant Water, abusting upon Plant Water and the several Fen Ground of Thomas Shepheard.

Dut of the feveral Fend or belonging to Grounds of Thomas Tyrell, Gent, forty-five Acres, one Road and Len Perches; (viz.) pae inire feveral Fen Ground abutting upon Plant Water and West Fen, containing thirty-five, Acres and two Roods; and out of his feveral Ground lying in Nerwood Severals, betwirt two feveral Grounds. of Robert Peyton aforesaid; nine Acres, three Roods and ten Perches at the West Side thereof.

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Dut of the several Fen Ground called the Hundred Acres, lying near unto Maney, twenty-five Acres at the South End thereof, next the several Grounds of Maney aforesaid.

Dut of the several Fen-Ground called Graye's Fen, fortyfour Acres at the North End thereof, abutting upon great Binnie Moor.

Dut of the several Fen Ground called Reade's Fen, thirty Acres, abutting upon Well Pingle and the River Neane.

Dut of the several Fen Grounds of or belonging to Robert Pierson, twenty-one Acres, one Rood and thirty-five Perches; (viz.) out of the Ground lying near unto Hobbs Dike, eight Acres, three Roods and ten Perches at the South End thereof, abutting upon the old Drove-way; and out of a several Fen Ground of

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Dut of the several Fen Ground of William Wragge, lying near unto Grainford, nine Acres and three Roods and twenty-eight Perches at the East Side thereof.

Dut of the several Grounds of or belonging Peter Williams, thirty-four Acres, two Roods and ten Perches; (viz.) one intire several Fen Ground Iying within a several Fen Ground of Robert Peyton aforesaid, in Norwood Severals, containing eleven Acres; and out of one other Ground of him the said Peter Williams, lying in the Fen ealled Norwood Severals aforesaid, abutting upon the Drove-way, twenty-three Acres, two Roods and ten Perches at the East Part thereof, abutting upon the last mentioned Ground of Robert Peyton aforesaid.

Dut of the several Fen. Ground of John Mobbe, abutting upon Waldersey Bank, ten Acres and three Roods at the North End thereof next the said Bank.

Dut of the several Fen Grounds of or belonging to John Pierson, twenty-seven Acres and two Roods; (viz.) out of the several Fen Ground lying

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near unto Great Cross, five Acres and two Roods at the Morth Part thereof; and out of one other several Pen Ground in the Occupation of him the said John Pierson, abutting upon Plant Water and the several Pen Ground of Henry Finnimore, twenty-two Acres at the West Side thereof, next the Fen called West Fen.

Out of the several Fen Ground of Thomas Shepheard, Gent. abutting upon Plant Water and the last mentioned several Ground of Henry Finimore, fifteen Acres at the West Side thereof next West Fen aforefaid.

Dit of the several Fen Ground called West-sen Close, twenty-sive Acres at the East Part thereof next West Fen.

Dut of the several Fen Ground called great Bradney Moor, abutting upon Bishop's 27 2 8

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Dut of the several Fen? Ground in the Tenure or Occupation of William Sames, Doctor of the Law, called Brown's Fen or Cooke's Fen, fifry Acres and twenty Perches at the Northwest Part thereof, abutting upon

Glasse Lake aforesaid.

Dut of nineteen other small Severals belonging to Dodington, March and Benwick aforesaid, fifty-three Acres, two Roods and thirty-two Perches, as the same is already proportionally by Lockspits or small Trenches divided and fet out from every of the faid nineteen several Fen Grounds; (that is to say) out of the Ground of Widow Cattel, lying near Grainford, one Acre at the South End thereof. Out of the Ground of —— Barret, Gent. called Mundford's Lands, two Acres, one Rood and thirteen Perches at the South Side thereof; out of the Ground of Thomas Walsam, called also Mundford's Lands, three Acres, two Roods and five Perches at the East Part thereof, next unto the Droveway; out of the Ground of Thomas Emerson, one Acre, three Roods and fifteen Perches at the South Side thereof; out of the Ground of John Neale, two Acres, one Rood and twenty Perches

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Dodington **S**mall Severals.

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Perches at the North Part thereof; out of the Ground of Widow Southwald, adjoining unto Norwood Causey, five Acres and twenty Perches at the North Part thereof, abutting upon Waldersea Bank; out of the Ground of William Shepheard, lying in the feveral Fen called Edmund's Severals, three Acres and twenty Perches at the South End thereof cour of the Ground late of --- Death, Yeoman, lying in the Fen called Joane Sadd's Hole, two Acres, one Rood and fix Perches at the East Part thereof; out of the Ground of John Shereman, lying near Burrough Moor, fix Acres, three Roods and fifteen Perches at the East End thereof; out of the Ground of Everard Buckworth, Efq; lying near Nuses Green, three Acres, one Rood and eight Perches at the West Side thereof; out of



Withree Roods and eight Perches at the West Part thereof, next unto the Common; out of the Ground called Wisamouth, four Acres, three Roods and thirtyeight Perches at the North-west End thereof, abutting upon the River Neane; out of a Ground near Benwick called Pagdole, two Acres, three Roods and twentyfour Perches at the North-well End thereof; out of the Ground of William Smith in Dike Moor, abutting upon Beeseling's Lode and the West Water, four Acres at the East End thereof, out of the Ground of Samuel Wright, Doctor of Divinity, lying in Dike Moor aforesaid, three Roods and ten Perches at the North-east End thereof; out of the Ground of Widow Cole, lying near Benwick Meer, one Acre at the North End thereof next West Water; and out of the Ground of Robert Burroughs, lying near Benwick, one Acre and twenty Perches at the North-east Side thereof, abutting upon the River Neane.

Dut of the common Fen Grounds of or belonging to Witlesey, in the said Isle of Ely and County of Cambridge, sive thousand sive hundred twenty-seven Acres; (that is to say) the intire

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intire common Fen called North Fen, containing one thousand seventy-eight Acres, abutting Westward upon the Mow Fens of Witlefey, called Northey, Northward upon the feveral Fen Grounds called Prior's Fens, Eastward upon Delfe Dike, and Southward upon Morton's Leam; the intire common Fen, lying between the New Drain or Way extending from Witlesey to the hard Lands of Upwaod, Witlefey Dike, and the new Cut or Drain called Bevel's Learn, containing two thoufand feventy-eight Acres, abutting Westward upon the faid new Drain or Way Northward upon Witlefey Dike, and South-eaftward upon the faid new Drain called Bevel's Leam; the intire common Fen called South Pingle, containing fifty-nine Acres, abutting Westward upon the hard Lands of Lioney, North-

upon South Lake or Sterne Ea, # Eastward upon the Dike extending from Morton's Leam, near Mid-fen Tree, unto South Lake Sterne Es aforesaid, Northward upon Morton's Leam aforesaid; out of the common Fen Grounds lying near unto Eastrea called Eastrea Fen or the Wipe, nine hundred thirty and two Acres, abutting Westward upon Beggers Dike, Southward upon the new Drain called Bevel's Leam, Eastward upon the new Dike extending from Westfen Close unto South Lake or Sterne Ea, and Northward upon South Lake or Sterne Ea aforefaid; and out of the common Fen Ground called the Moor, fix hundred forty-fix Acres at the North-west Part thereof, abutting Westward upon Sted's Dike, and Northward upon the said New Drain called Bevel's Leam.

Out of the several Fen Ground of or belonging to Witlesey aforesaid, called Prior's Fens, one hundred eighty-nine Acres, as the same is already divided and inclosed from the Residue of the said Fens; (that is to say) out of the Ground of Richard Auldsield, sifty Acres at the South-east Part thereof; out

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Whitlesey Severals.

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of the Ground of Widow Pennie, two Acres, one Rood and twenty-eight Perches at the South Part thereof; out of the Grounds of Henry Prat. Gent. adjoining to the Grounds of Richard Auldfield aforefaid, called Albe Fen. forty-feven Acres, three Roods and twenty Perches at the Southwest End thereof, abutting upon North Fen; out of the Grounds of John Elkin, Gent. forty-four Acres, three Roods, and two Perches at the South-east Part of the fame Grounds; out of the Ground of ---- Danson, Gent. three Acres, one Rood, and fifteen Perches at the West End thereof; out of the Ground of - Summer, Gent. three Acres, one Rood and fifteen Perches at the East End thereof; out of the Ground of —— Armefted, Gent. eleven Acres, three Roods and thirty Perches at the West End

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Grounds of or belonging to Stanground in the County of Huntingdon, called Flegge Fen and White Fen Close, lying in the said Isle of Ely and County of Cambridge, one hundred twenty-seven Acres, abutting Northward upon Morton's Leam, and Eastward and Southward upon the several Grounds of Witlesey.

Dut of the mowing Fen Ground belonging to Stanground aforesaid, called Northea, lying in the said Isle of Ely and County of Cambridge, sixty-four Acres, as the same is already divided and inclosed at the South-east Part of the same Ground.

Grounds of or belonging to the Lordship of Thorney, in the said Isle of Ely and County of Cambridge, sour thousand Acres, abutting Eastward upon the common Fen of Wishich called High Fen, and the common Fen Grounds of Sutton in Holland, Southward upon the Fen Grounds of Wittesey, called Bassen-Hall Moor, and Northward upon the South

Stand ground,

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Thorney,

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dutton in Jolland.

Grounds of or belonging to Sutton in Holland, in the County of Lincoln, lying in the faid Isle of Ety and County of Cambridge, four hundred and forty Acres, abutting Eastward upon the common Fen of Wishich, Southward upon the Lake called the Wride, and Westward upon the Fen Ground of Thorney called Knarre Fen.

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Ottt of the common Fen Grounds of or belonging to Wisbieb, in the faid Isle of Ely and County of Cambridge, two thousand six hundred forty-eight Acres; (that is to say) one intire Fen Ground, lying near Guy Hurne, between Morton's Leam, the new Drain called Bevel's Leam, Sterne Ea or South Lake, and the common Fens in Witlesea called the Middle, con-



thousand seven hundred thirtytwo Acres, lying between the said Five-and-twenty Foot Drain, Knarre Lake, and the Drain or Way leading from Pekirke Meadow unto Guy Hurne.

Dut of the several Fen Ground belonging to Wisbick aforesaid, called Throcken Holt, fourscore Acres at the West End of the same Ground abutting Northward upon South Ea Bank.

Ground of or belonging to Elme, in the said Isle of Ely and County of Cambridge, lying between Coldbam Bank and Elme Leam, sifty Acres at the Southwest Part thereof, abutting upon Elme Leam and a several Fen Ground of Robert Peyton, Esq; called great Sedge Fen.

Dut of the several Fen Ground in Elme aforesaid, belonging unto the Bishop of Ely, lying between Elme Learn and the old Ea, thirty Acres, abutting upon the South-east End of the common Fen Ground of Elme aforesaid and the said several Ground of Robert Peyton aforesaid.

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Elme.

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Ground of Robert Peyton aforefaid, called great Sedge Fen, adjoining unto Elme Common aforefaid, one hundred and Seventy
Acres, abutting upon Coldham
Bank, the faid Ground of the
Lord Bishop of Ely, and the said
common Fen of Elme.

adus Fen.

Ground called Ladus Fen, and Lake Fen, lying within the Hundred of Wisbich, in the said Isle of Ely and County of Cambridge, six hundred and sourscore Acres at the South-west End thereof, abutting upon Part of the common Fen of Dodington and March, called Creek Fen, lying between Elme Leam and the River Neane.

Baufy Pooz.

Dut of the common Fensing within the said Hundred of Wisbich, in the said Isle of Ely and County of Cambridge, bounded with the River Neane, Wellney River, Darcie Lode, and the Lake called the Old Chair, one thousand nine hundred sixty-four Acres at the North-west Part thereof, abutting upon the said Lake called the Old Chair, the River Neane, and the Dike called the New Dike.

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Fround called Tuck's-Moor
Furne, or Well Pingle, lying
rithin the said Isle of Ely and
County of Cambridge, between
he said Lake called the Old
Chair and Read's Fen in March,
thirty-six Acres, abutting upon
the Old Chair aforesaid and upon
the River Neave.

Dut of the common Fen Grounds of or belonging Upwell, Outwell and Wellney, in the County of Norfolk, and in the faid Isle of Ely and County of Cambridge, or some or one of them, one thousand five hundred and forty Acres; (that is to fay) out of the common Fen Ground called Neat Moor, and the Lots, seven hundred and fifty Acres at the East End of the same Ground next unto Well Creek, abutting Southward upon. the Fens called Londoners Fens, Northward upon London Lode, the Fen Ground in the Occupapation of Triftrem Diamond, and the common Fen Gent. called Outwell Pingle; out of the common Fen Grounds called Shevens, two hundred Acres at the East Side thereof, abutting upon Causey Dike and Hacket Way; out of the common Fen Grounds I, 36 0 o

Apivell, Dutwell and Wellsney.

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Grounds called Common Piece and Hale Fen, five hundred and ninety Acres; (viz.) the faid intire Fen called the Common Piece; and the Residue, being four hundred sifty-six Acres, out of the said common Fen called Hale Fen, at the North-east Part thereof, abutting upon Bedford River and the several Ground belonging unto Wellney Chappel, called Sedge Fen.

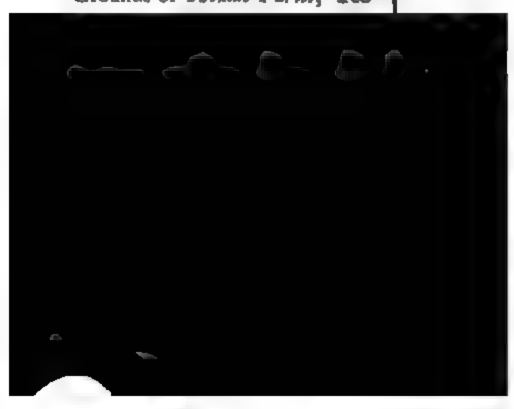
Dut of the several Fens, being late Parcel of the common Fens of Upwell and Wellney afore-said, eight hundred Acres, as the same is already set out, and by Lockspits or small Trenches severed and divided from the Residue of the said Fens, in Manner and Form following; (that is to say) one intire Fen Ground belonging to Sir Robert Bell, Knight, called Lilly-pools, con-



Acres and three Roods; out of rione other Ground of him the aid Sir Robert Bell, lying between Cady's. Fen and London Lode aforefaid, forty-two Acres iand three Roods at the West End thereof; out of the several Fen Ground now or late of Sir Lewis Tresham, Knight, between Cady's Fen and Wick Fen, ninety-three Acres and one Rood at the South End thereof, abutting upon the several Fen Ground late of —— Fincham, Gent. in the Occupation of him the faid Sir Lewis Tresbam; out of the several Fen Ground late in the Tenure or Occupation of Sir William Cokayne, Knight, adjoining unto Cady's Fen aforesaid, and the several Grounds now or late of Sir John Wats, Knight, one hundred seventy-one Acres at the South Part thereof, abutting upon the Ground of Thomas out of the several Grounds now or late of Sir John Wats, Knight, three hundred fifty-two Acres and one Rood, abutting upon Maid Lode, the forementioned Ground late of Sir William Cokayne, and the Droveway leading through the Middle of the said Grounds of him the said Sir John Wats; out of the several 1

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several Fen Ground of Thomas Fincham, Gent. lying between Cady's Fen and Wick Fen, eleven Acres and three Roods, abutting on both Sides of Bedford River; out of the feveral Fen Ground late of — Fincham, Gent, now in the Occupation of the faid Sir Lewis Tresham, thirteen Acres and one Rood at the West Side thereof, abutting upon Cady's Fen; out of the feveral Fen Ground now or late of Haman le Strange, Esq; abutting upon Cady's Fen and Maid Lode, twelve Acres at the East Side thereof next Bedford River; and out of the feveral Fen Ground called Hen Middle, abutting upon Maid Lode, on the North Side of Bedford River, ten Acres, adjoining to the Fen Grounds now or late of Sir John Wats aforefaid, and upon the feveral Grounds of Thomas Parlet, Yeo-



t of the Fen Ground called mobbals, twenty-eight Acres; viz.) one intire Piece thereof, ying on the North Side of Bedford River, containing nine Acres; tof the Ground late in the Occupation of Edward Lecbfland, Esq; or his Assigns, lying -|on the South Side of Bedford Ri-≥ /ver, ten Acres, abutting upon the faid River; and out of the Residue of the said Ground called Knobbals, nine Acres at the East ' | End thereof, abutting upon Wick Fen and Read's Fen; out of the several Fen Ground called Sedge Fen, one hundred and fifty Acres; (viz.) one intire Piece thereof lying on the North Side of Bedford River, containing eleven Acres; and out of the Residue of the said Fen one hundred thirty-nine Acres at the South-west Part thereof, abutting upon Hale Fen and Bedford River aforesaid.

Dut of the several Fen Grounds belonging to Outwell aforesaid, lying between Popham Eau and New Dike, sixty-sive Acres, as the same is already proportionally set out, and by Lockspits or small Trenches severed and divided from every of

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faid three several Grounds, in Manner and Form following; (that is to fay) out of the several Fen Ground longing to the Dean and Chapter of Norwich, thirty-five Acres at the East End thereof, abutting upon Neat-Moore and Popham Eau aforesaid; out of the Grounds of Tristram Diamond, Gent. twenty-five Acres at the Southeast Part thereof, abutting upon Neat-Moore aforefaid; and out of the Ground of Sinolphus Bell. Esq; five Acres at the East End thereof, abutting upon the faid Grounds of the faid Triftram Diamond, Gent.

Dut of three several Fen Grounds lying in Ladus Fen, sifty-two Acres and two Roods, as the same is already proportionally set out, and by Lockspits or small Trenches severed and divided from every of the said



South Part thereof; and out of the Ground now or late of Sir William Reade, Knight, lying near Newe's Cote, seventeen Acres and three Roods at the North End thereof.

Dut of the several Fen Ground called Farmers Fen, forty-eight Acres at the East Side thereof, abutting upon the common Fen called Eause Moor.

Dut of the several Fen Ground called Loveokes, twenty-one Acres at the North End thereof, abutting upon the Fen called the Common Piece.

Dut of nincteen several Fen Grounds, belonging to Upwell and Wellney aforesaid, or to one of them, lying on the West Side of Wellney River, between pham's Eau and Darcie Lode, two hundred fifty-two Acres and thirteen Perches, as the same is already proportionally fet out, Lockspits by or divided Trenches levered and from every of the faid nineteen several Fen Grounds, in Manner and Form following; (that is to fay) out of the imbanked several Ground John ot. hundred Gent. one and Acres and thirty-six Perches at the 52 2 O

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the South-west Part thereof, abutting upon Eaufie Moor; out of the imbanked Ground now or late of - Taylor, Gent. forty-fix Acres, two Roods and twenty Perches at the South Part thereof; out of the Ground now or late of William Bellamy, two Acres and two Roods at the South Part thereof; out of the next adjoining Ground now or late of John Bellamy, two Acres, one Rood and twenty Perches at the West Part thereof; out of the Ground now or late of -Fiske, Gent. called Rollingbam, fifteen Acres, two Roods and twenty-two Perches at the West Part thereof; out of the Ground now or late of --- Calverley, Doctor of Divinity, eight Acres, three Roods and ten Perches at the South Corner thereof; out of the Ground called Town Land,



ods and thirty-six Perches; t of the Ground now or late Edmund Man, abutting upon lagg's Lake aforesaid, one Acre id twenty Perches at the Northest Corner thereof; one intire round now or late of Thomas lithe, adjoining to the iround of Edmund Man, conuning five Acres, three Roods nd thirty-six Perches; one other ntire Fen Ground now or late of John Bellamy and Matthew abutting upon Friday Bellamy, Lake, containing four Acres and wo Roods; one other intire Fen Ground now or late of William aforesaid, abutting also upon Friday Lake, containing feven Acres and ten Perches; out of the next adjoining Ground now or late of Haman le Strange, Esq; nine Acres, one Rood and twenty-two Perches at the East Part thereof; one intire Ground now or late of Thomas Fincham, adjoining to the last mentioned Ground of Haman le Strange aforesaid, containing thirteen Acres and two Roods; out of the next adjoining Ground now or late of Roger Prat, Esq; feven Acres and two Roods at. the South Part thereof; out of the Ground now or late of John

Gray, one Acre, two Roods and twenty-five Perches at the North Part thereof; out of the Ground now or late of —— Reve, Clerk, three Roods and twelve Perches at the South-west Part thereof; and out of the Ground of Thomas Croffe, abutting upon the North Side of Dereie Lode, eight Acres, three Roods and thirty Perches at the West End thereof.

Pttt of fifteen other several Fen Grounds of or belonging to Upwell and Wellney, lying also on the West Side of Wellney River aforesaid, between Darcie Lode aforesaid and the several Grounds of Little-port, lying upon the same River, seventy-three Acres, one Rood and twenty Perches, as the same is already proportionally set out, and by Lockspits or small Trenches severed and divided from every of the said sif-

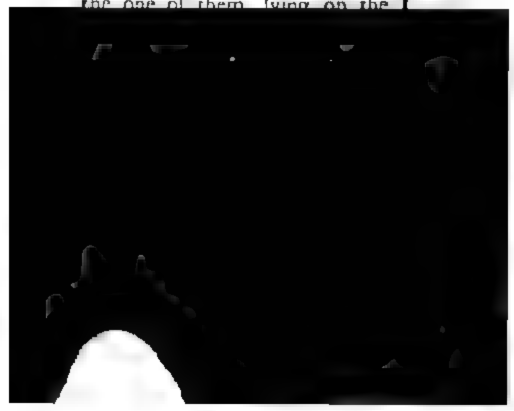


eight Perches at the South Cor- Il ner thereof; out of the several Fen Ground called Lewis Mendow, seven Acres and twelve Perches at the South-west End thereof; out of the next adjoining Ground now or late of Simon Hudson, eight Acres, three Roods and thirty-eight Perches at the South Part thereof; out of the next adjoining Ground now or late of John Stanbridge, five Acres, one Rood and thirty Perches at the East Side thereof; out of the next adjoining Ground now of late of Robert Goulden, Acres, one Rood and eighteen Perches at the East Corner thereof; out of the Ground of Everard Buckwarth, Esq; eight Acres at the West Part thereof; out of the next adjoining Ground late of William Bond, one Acre, three Roods and ten Perches at the South Corner thereof; out of the next adjoining Ground, now or late of Thomas Birt, Acres, two Roods and fix Perches at the West Corner thereof; out of the Ground now or late of Edward Bind, one Acre, two Roods and ten Perches at the South-west End thereof; out of the next adjoining Ground now or late of Francis Waters, Gent. P 2 five

five Acres,' one Rood and eighteen Perches at the Southwest Part thereof; out of the Ground now or late of Richard Tames, lying near Wellney, two Acres, three Roods and thirtytwo Perches at the North-west Corner thereof; out of Ground now or late of William Gabie and John Gabie, lying on the South Side of Bedford River, one Acre and two Roods at the West End thereof; out of the Ground belonging to the Deanary of Peterborough, abutting upon Marmond Meadow, three Acres. two Roods and eight Perches at the West Part thereof; and out of the faid Ground called Marmond Meadow, five Acres at the North-west Part thereof.

Dut of twenty-three several Fen Grounds belonging to Up-well and Wellney aforesaid, or to the one of them lying on the

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in Manner and Form following; (that is to fay) out of the Ground now or late of Sir John Wats, Knight, lying near Popham Eau aforesaid, ten Acres, one Rood and twenty-fix Perches at the East Part thereof; out of the Ground of Henry Goldwell, adjoining unto the common Fen called Sheuens, extending unto the said River of Wellney, one Acre and twelve Perches at the East Corner thereof; out of the Ground now or late of Sir Robert Bell, Knight, abutting upon Wellney River and the Ground belonging to the Dean and Chapter of Norwich, eight Acres and one Rood and thirty Perches at the North-east Part thereof; out of the Ground now or late of William Drue, abutting also upon the faid Ground of the Dean and Chapter of Norwick, fourteen Acres, one Rood and twenty Perches at the East End thereof; out of the Ground of Haman k Strange, Esq; called Great Greenes, twenty-fix Acres, three Roods and ten Perches at the South Part thereof; dut of the next adjoining Ground now or late of John Bellamy and Matthew Bellamy, four Acres, three Roods and thirty-eight Perches at the P 3

East End thereof; gut of the next adjoining Ground of John Goddard, one Acre and two Roods at the North Side thereof & out of the Ground now or late of William Gabie, three Acres, three Roods and ten Perches at the North-east Part thereof: out of the next adjoining Ground, now or late of Triffram Diamond, Gent, three Acres, one Road, and thirty Perches at the East Corner thereof; out of the Ground now or late of Edmund Man, adjoining unto the Ground now or late of John Dixon, two Acres, two Roods and twentyeight Perches at the South-east Corner thereof; one intire Fen Ground now or late of Jahn Dixon aforesaid, bounded with the common Fen called Sheuens and the River of Wellusy, containing feven Acres and two Roods; out of one other Ground



Darcie Lode, sour Acres, two Roods and ten Perches at the South Side thereof; one intire several Fen Ground belonging to the Dean and Chapter of Norwich, lying near Darcie Lode aforesaid, containing thirteen Acres and thirty Perches; out of the Ground now or late of John Bloome, abutting upon the Ground of John Marshall, Gent. two Acres, three Roods and thirty-three Perchesat the South-east Side thereof; out of the faid Ground now or late of John Marshall aforesaid, ten Acres, three Roods and ten Perches at the North End thereof; out of the Ground now or late of Thomas Crosse, abutting upon Causey Dike, four Acres, two Roods, and ten Perches at the West End thereof; out of the Ground now or late of Sir William Regde aforesaid, abutting upon Causey Dike near Wellney, three Roods and ten Perches at the Morth End thereof; out of the Ground now or late of Sir John Wats, Knight, abutting upon Maid Lode, three Acres at the East Part thereof; out of the Ground now or late of John Stanbridge, lying near Wellney, one Acre at the East Part thereof; out of the Ground now or late of James Ravens, P 4 one

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one Acre at the North-east Part thereof, abutting upon Bedford River; out of the Ground now or late of Francis Waters, lying on the South Side of Bedford River, abutting upon Hale Fen and Wellney River, eleven Acres and two Roods at the South-east End thereof; and out of the Ground now or late of Richard Ward, lying near Pralls, were three Acres and twenty Perches at the North Side thereof.

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COM. HUNTINGDON.

bomer. Hant. OUT of the common Fen Grounds of or belonging to the Soake of Somersham, in the said County of Huntingdon, one thousand six hundred and sive



Morth Fen, one thousand five hundred thirty-three Acres, abutting upon the said Fen called Croll Lode, and adjoining Southward upon the low Fen of Somersham and the hard Lands, and Northward upon the common Fens of Warbois and Fenton; Lode.

Dut of a several Fen Ground in Somersham called Rewey, election ven Acres at the North Part Sthereof.

Dut of the common Fen Grounds of Warbois or Ramsey, in the County of Huntingdon, lying between the West Water from St. Bennet's Cross unto Fenton Lode, and along the faid Lode unto the hard Lands of Warbois, and by a straight Line extended from Wiftowe Stone in the Fen unto St. Bennet's Cross aforesaid, one thousand eight. Hundred sixty eight Acres at the North-west Part of the same Ground, on both Sides of the new Drain, extending from the hard Lands of Warbois unto the West Water, abutting upon the said West Water, the Commons of Ramsey called East-moor and the common Fen called Wistawe Fen.

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Warbois.

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Cali Loine. Dut of the common Fen? Grounds called Wiftowe Fen, in the faid County of Hunting don, belonging to Ramfey, Wiftowe and * Berry, or to some or one of them, and bounded with the faid common Fens of Warbois or Ramfey, the hard Lands of Wistowe and Berry, the Mow Fen of Berry, and the Lake called Sallaries Raft, three hundred eightyfix Acres at the North-east Part of the faid Fen, abutting upon the faid common Fen of Warbois ··· or Ramley, and the faid Lake called Sallaries Raft. -

Berry.

Dut of the common Fen Ground belonging to Berry in the faid County of Huntingdon, called Berry Mow Fen, forey-five Acres at the South Part of the faid Fen.

Ramfey.

Grounds of or belonging to Warbois or Ramer, in the fuld County 386 00



liver Cromoush Knight of the Honourable Order of the Bath, ane thousand four hundred ninety and fix Acres; out of the South-cast Part of the said Fen, on both 1496 0 0 Sides of the faid new Drain, extending from the hard Lands of Warbois unto the West Water, and adjoining upon Pulver Fon and Sallaries Raft aforesaid.

Dut of one other common Fen Ground of Ramsey aforesaid, called Middle Moor, one thoufand eight hundred seventy and five Acres, abutting Westward upon the new Drain or Way 1875 0 0 leading from the hard Lands of Upwood unto Witlesey, Southward upon the River Nearc, North-eastward upon Delfe Dike and the feveral Grounds called the Steds.

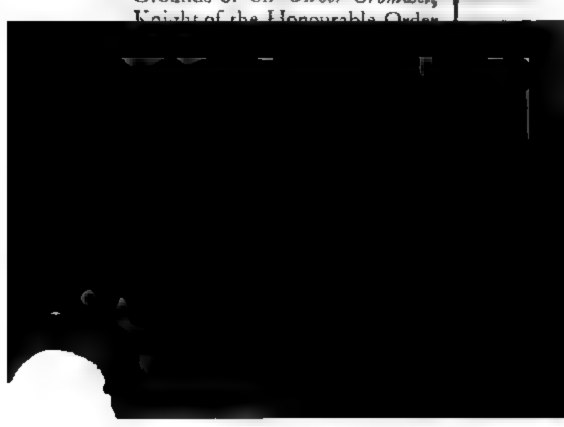
Dut of one other Fen Ground of or belonging to Ramsey, Upwood and Raveley, or to some or one of them, lying near unto Reveley, in the said County of Huntingdon, two hundred twenty-nine Acres, abutting upon the hard Lands of Raveley, near unto a Place called Raveley's Nook, and upon the Fen Grounds claimed as Parcel of the Minor of Wood-J walton.

Fen Ground of or belonging unto Ramsey or Upwood, in the said County of Huntingdon, or to one of them, lying between the hard Lands of Upwood and the River Neane, eight hundred fifty-six Acres, abutting Westward upon the Drain or Way leading from the hard Lands of Upwood unto Witlesey aforesaid, Northward upon the River Neane, and Eastward and Southward upon Bill Lode and the hard Lands of Upwood aforesaid.

Dut of one other common Fen Ground of or belonging to Ramsey aforesaid, lying between Ramsey Meer and Delse Dike, one hundred and eight Acres, abutting upon Delse Dike and the

River Neane.

Dut of the several Fen Grounds of Sir Oliver Cromwel, .856 o c



ing seventy-six Acres; and the Residue, being twenty-one Acres, out of the said Fen Ground called Wigin Moor, at the South-east Part thereof abutting upon Abbots Pingle aforesaid.

Dut of the other several Fen Grounds of or belonging to Ramsey aforesaid, in the said County of Huntingdon, one hundred fifty-five Acres; (that is to fay) out of the Fen Ground called Upper Steds, five Acres, Roods and twenty Perches the North-east End thereof 1 out of the feveral Fen Grounds Steds, eighteen called Netber. Acres and one Rood at the North-west End thereof; out of the several Fen Ground now or late of —— Beale, Gent, lying near Witlesey Meer, three Acres, one Rood and ten Perches at the North-east Part of the same Ground; out of the several Fen Grounds of Thomas Cromwel, Gent. called Dantree and Bagthirty-three Acres, one Rood and ten Perches at the North-east End of the said Ground called Bagdole; out of the several Fen Ground of -Houson, called also Bagdole, twelve Acres and two Roods at the South-west Part thereof, abutting

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Severals of Kamley. ting upon Withfey Meer; out of a several Fen Ground belonging to Sir Oliver Cremotel afcireflaid, lying on the South Side of URE Meer, fix Acres at the Southwest Part of the same Ground ; out of the feveral Fen Grounds called Beaupre Closes, eight Acres and one Rood, abutting upon Delfe Dike and the River Neane; out of the feveral Fen Grounds called Great Hilkes, twenty-eight Acres and one Rood at the East Part thereof, abutting upon Ramsey Meer and the River Neane; out of the feveral Fen Grounds called Little Hilkes. two Acres and two Roods at the Part thereof, next unto the Mouth of Ramfey Meer; out of the feveral Fen Ground called Pollins, two Acres and two Roods at the East Part thereof; out of the greater Close called Rear's Arle lainer near Hiller

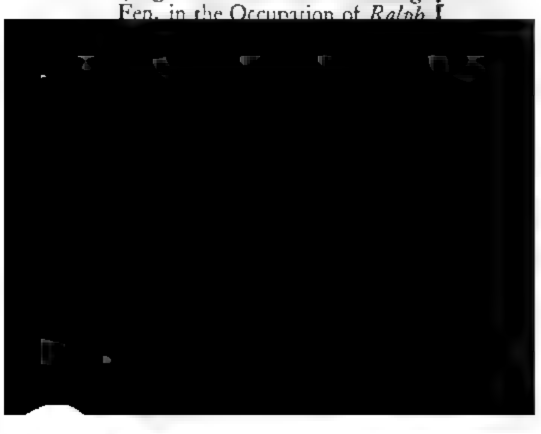


bois, called Vicars Closes, six Acres and ten Perches at West Part of the said Closes; out of the several Fen Ground now or late of Anne Netletons lying near Ramsey Town, one Acre at the South Part thereof; out of the several Fen Ground now or late of Thomas Cock, one Acre and three Roods at the North End thereof; out of the several Feri Ground of Crockston, one Acre and Rood at the North End thereof; out of the several Fen Ground now or late of John Bateman. and twenty-eight Acres two Perches at the North End of the fame Ground; out of the several Fen Ground now or late of John Lavender, one Acre, one Rood and four Perches at the North Part thereof; out of the several Fen Ground now or late of John Leeders, one Acre, two Roods and four Perches at the North Part thereof; out of the several Fen Ground of Thomas Williamson, Acres, two Roods and twenty-eight Perches at the North End thereof; out of the several Fen Grounds of Widow Holmes, two Acres, Roods and fixteen Perches at the South End of the greater Ground be-

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belonging unto her, abutting upon the Lode; out of the feveral Fen Ground of Thomas Barnes, two Acres and ten Perches at the East Part thereof; out of the feveral Fen Ground of Tobn Knight, three Acres, three Roods and thirty Perches at the West Part thereof, abutting upon the Ground of William Cakebread; out of the feveral Fen Ground of Richard Allen, lying near High Northey, two Roods at the North Side thereof; out of the several Fen Ground of Robert Booth, two Roods at the South Side thereof; out of the several Fen Ground of Thomas Howlon, one Acre at the North End thereof: out of the feveral Fen Ground of ---- Farmer, Gent, three Roods at the East Side thereof; and out of the feveral Fen Ground. lying on the East Part of Stoking Fen. in the Occupation of Ralph

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the same Ground, abutting upon the several Fen Grounds of Higsie Farm and Brick Meer, claimad by John Marshall, Gent. and the Residue, being sive hundred forty and sour Acres, out of the North Part of the said Fen, abutting upon Ugg Meer and the common Fen Grounds of Ramfey and Upwood, late in the Possession of and claimed by Laurence, Gent.

Dut of the two several Fen Grounds of the said John Mar-shall, lying in Wood-walton aforesaid, next unto the Fen and hard Lands of Sautrey, thirty-six Acres at the North End of the said Grounds, abutting upon Sautrey Fen and the hard Lands of Hignie Farm.

Dut of the one other Fen Ground in Wood-walton afore-faid, lying between the hard Lands of Wood-walton and Hignie Fen, and the faid Fen of Wood-walton, claimed as Several by the faid John Marshall, fifteen Acres, abutting upon the hard Lands of Wood-walton, at the South-east Part of the said Ground.

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rignie.

Grounds of or belonging to Hignie Farm in the said County of Huntingdon, one hundred Acres at the North End of the said Grounds, abutting upon the several Fen Grounds of Conington, and upon the common Fen Grounds of Holme and Wood-walton aforesaid.

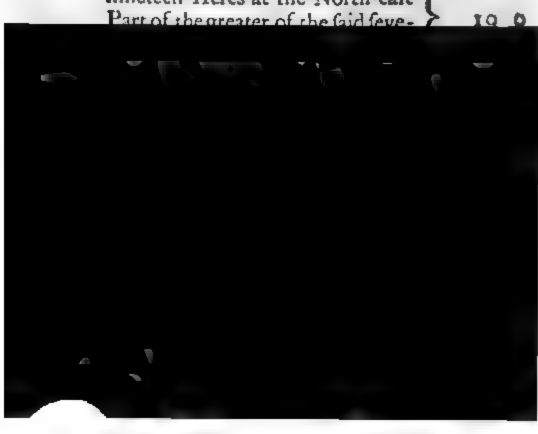
Paufrey.

Grounds of or belonging to Sautrey, in the said County of Huntingdon, two hundred and six Acres at the South-east Part of the same Fen, abutting upon the several Fen Grounds of Sautrey and Wood-walton aforesaid, and upon the hard Lands of Sautrey.

Dut of two several Fen Grounds in Sautrey aforesaid, lying near unto Woodwalton aforesaid, nineteen Acres at the North-east Part of the greater of the said sever

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foresaid, Eastward upon the en Grounds of Higney Farm, and Northward upon the common Fen called Holme Fen.

Farm and Conington, and West-ward upon the hard Lands.

Dut of the common Fen Grounds of or belonging to Denton in the faid County of Huntingdon, one hundred fifty-fix Acres at the South-east Part of the faid Fen, abutting upon Holme Lode and the hard Lands of Holme.

Grounds of or belonging to Caldecott, in the faid County of Huntingdon, fifty-fix Acres; (that is to fay) out of the Mosse Fen, belonging to the Right Honourable Edward Lord Montacute, eighteen Acres at the Southwest Part of the same Ground, abutting upon the Ground called the Turfe Lots; out of the faid

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Holme and Glatton.

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Penfon.

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Calbecott.

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faid Ground called the Turfe Lots, four Acres, three Roods and twenty Perches at the North End of the fame Ground abutting upon Caldecott Dike; out of the Ground called the Mowing Lots, eight Acres and three Roods at the West End of the fame Ground: out of one other several Fen Ground of the said Lord Montacute, fourteen Acres, one Rood and three Perches, abutting upon Part of the aforefaid Mowing Lots and upon Denton Fen; out of three feveral Fen Grounds now or late in the Occupation of Thomas Hall, three Acres, three Roods and twentyfive Perches at the North Part of the same Grounds; out of five feveral Fen Grounds, in the Tenure or Occupation of Sir Thomas Cotton, Baronet, --- Williamfon, Gent. ---- Fuller, Gent.



Fuller, Gent, the faid ——
Fuller, Gent, the faid Thomas
Hall and William Alpton, lying
between the aforementioned
Drove-way and the hard Lands,
two Acres and two Perches at
the East Part of the same
Ground.

Dut of the common Fenderounds of or belonging to Stilton, in the said County of Huntingdon, one hundred and sixty Acres, abutting upon Caldecott Dike, the Turfe Fen of Stilton, and the common and several Fens of Taxley.

Dut of the common Fen Grounds of or belonging to Yaxley, in the said County of Huntingdon, six hundred thirty and two Acres at the North-east Part of the same Fens, abutting upon Pigge-water, Witlesey Meer and Trundle Meer.

Dut of the several Fen Grounds of Yaxley aforesaid, twenty-nine Acres; (that is to say) out of the Mow Fen, called Western Meadow, eight Acres and two Roods at the North-east Side of the same Ground, abutting upon the River Neane; out of a Holt belonging to Thomas Gentill, lying near the Town of Yaxley, three Roods and five O 2 Perches

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Stilton.

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Parley.

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Perches at the South End of the faid Holt; out of a Holt belonging to John Isopp, one Rood and five Perches at the South End of the fame Holt; out of the Holt belonging to Widow Pierson, one Rood at the South End of the faid Holt; out of the Holt belonging to Pinchbeck Pierson, one Rood and twenty Perches at the South End of the fame Holt; out of the feveral Fen Ground of Bartholomew Brown, abutting upon Witlefey Meer, one Acre and one Rood, at the Part of the faid Ground next Trundle Meer; out of the feveral Fen Ground of Thomas Wats, lying near Yaxley Town. five Perches at the South-west Part of the fame Ground; out of the feveral Fen Ground of Emmanuel Probie, Gent. lying near Yanley Town, one Rood



South-west Part of the same I Ground; out of the feveral Fen Ground belonging to the faid Emmanuel Probje, abutting upon Stilton Fen, eight Acres and two Roods at the North-east End of the fame Ground; out of a feveral Fen Ground lying between Witlesey Meer and Trundle Meer, three Acres and three Roods at the East Part thereof; out of another Fen Ground, lying also between Witlefey Meer and Trundle Meer, one Acre and one Rood at the East Part thereof; and out of the feveral Fen Ground lying at the End of Conquest Lode, by Withefey Meer, three Roods, abutting upon Wi-*lesey Meer aforesaid.

Grounds of or belonging to Faffet, in the said County of Huntingdon, nine hundred and forty Acres, abutting Eastward upon the Fen called Middle-moore in Ramsey, and Southward upon Wittesey Meer, and upon two several Fen Grounds belonging to Fasset aforesaid, adjoining to the said Meer.

Dut of the several Fen Grounds of Fasset aforesaid, one hundred sixty and two Acres, be-

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Fattet;

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ing two intire Fen Grounds, abutting upon the aforesaid common Fen Grounds of Fassa aforesaid, and upon Witless Meer.

COM. NORTHAM

Peter: burough.

Our of the common Fender Ground of or belonging to the Soake of Peterburough, in the faid County of Northampton, called Burrough Great Fen, two thousand six hundred twenty and two Acres, abutting Eastward upon Part of the faid common Fen lying near Finshed Cross and the Grounds of Sittgle soie Farm, Southward upon the Drain or Way leading from Peakirk Meadow to Guy Hurne, North-

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two hundred and ninety cres at the West End thereof, utting upon the said Fen called crrough Great Fen, and the ommon Fens of Crowland,

Dut of one other common en Ground of or belonging to eterburough aforesaid, in the said County of Northampton, called Burrough Little Fen, eighty-eight Acres at the East Part thereof, abutting upon Musicat Water and Oxney Lode.

Dut of the feveral Fen Grounds of or belonging unto Single-sole Farm, in the said County of Northampton, forty-five Acres, abutting Eastward upon Catwater, Southward upon the several Fen Grounds of Northam Farm, and Westward upon

Peterborough Great Fen.

Grounds of or belonging to the said Northam Farm, in the said County of Northampton, eighty Acres; (that is to say) forty Acres in one Parcel adjoining Eastward upon Catwater, Northward upon the said several Fen Grounds of Single-sole Farm aforesaid; and the Residue, being forty Acres, out of the several Fen called Cranmoore,

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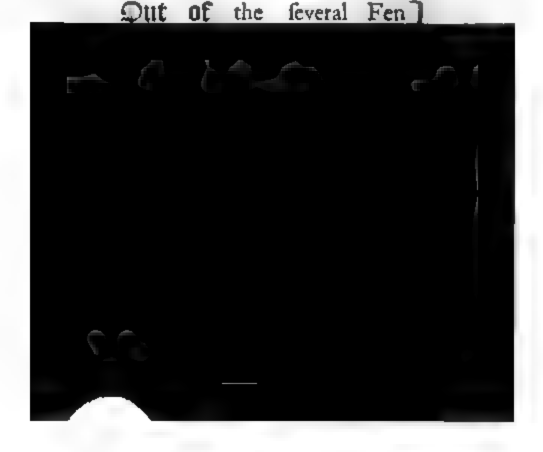
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out of the South-east Part thereof, abutting upon the Fen called the Harpe, and upon the hard Lands

of Eye.

Dut of the Fen called the mowing Fen Grounds, of or belonging to Ew, in the faid County of Northampton, fifteen Acres, three Roods and thirty Perches, out of the faid Mow Fen called Small-acre Furlong, and Chillamtree Furlong; (that is to fay) out of the Ground called Smallacre Furlong, twelve Acres, one Rood and thirty Perches at the East Side of the same Ground, abutting upon Catwater; and the Refidue, being three Acres and two Roods, out of the said Ground called Chillam-tree Furlong, at the North Side thereof. abutting upon the feveral Ground of Northam Farm called the Reaches.

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n, called Newthred, abutting on Catwater.

ounds of or belonging to mey Farm, in the said County Northampton, twenty-six Acres, utting Northward upon the d Engine and the hard Lands Eyberry, and the Fen Grounds I Tanbelt Farm aforesaid, and outh-eastward upon Catwater, he Bank near Burrough Little len, and the other Grounds of he same Farm.

Dut of the several Fendrounds of or belonging to the Right Honourable Francis Earl of Bedford, lying in Eyberry in the said County of Northampton, eleven Acres out of the Ground called Alder Fen, abutting upon high Edgerley Common.

Dut of the lot Fen Ground belonging to Eye aforesaid, called the Harp, four Acres and two Roods at the East End of the same, abutting upon the hard Lands of Eye aforesaid.

Dut of the several Fen-Grounds of John Troughton, lying in Newark Edgerley, three Roods at the East Part of the same Ground.

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Dut of the feveral Fen ? Ground of Widow Butcher, and the Heirs of Giles Burrough, five Acres, in two Parcels lying together in the Fens called the Holts, abutting upon Peterburough Great Fen.

COM. LINCOLNE.

Our of the common Fen Grounds of or belonging to Crowland in the faid County of Lincoln, four hundred Acres at the East Part of the same Fens, abutting Eastward upon St. Gutblake's Cross and Catwater, Southward upon the common Fen called the Four-hundred Acres, or Alderbolt, and Northward upon the Fen Grounds of Crowland aforefaid, called Por-



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nedules annexed, THE have caused by see Presents to be exemplified, at the Resest of William Earl of Bedford, Participants 1 Adventurers for draining of the Great evel of the Fens.

In witness whereof we have caused these r Letters to be made Patent.

Mittiels Ourself at Westminster, the eighteenth Day of March in the Year of our Lord one thousand six hundred fifty and eight.

LENTHALL.



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FOR THE

Draining of the Great Level

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S,

Extending itself into the Counties of Narthampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the Isle of Ely, or some of them.

Die Martis, 29 Maii, 1649.

An Act for draining the Great Level of the Fens, extending itself into the Counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the Isle of Ely, or some of them, was this Day read the third Time, and upon the Question passed, and ordered to be forthwith printed and published.

Hen, Scobell, Cleric. Parliamenti.



An ACT for the Draining of the great Level of the Fens, extending itself into the Counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the Isle of Ely, or some of them.

HEREAS the said great Preamble.
Level, by Reason of frequent
Overslowing of the Rivers of
Welland, Neane, Grant, Ouse, Brandon, Mildenbal and Stoke, have been of small and uncertain Profit, but (if drained) may be improved and made profitable, and of great Advantage to the Commonwealth, and to the particular Owners, Commoners and Inhabitants, and be fit to bear Coleseed and Rapeseed in great Abundance, which is of singular Use to make Soap and Oils within this Nation, to the Advancement of the Trade of Clothing and Spinning of Wool, and much of it will be improved into good Pasture for feeding and breeding of Cattle, and for Tillage to be fown with Corn and Grain, and for Hemp and Flax in great Quantity

tity, for making all Sorts of Linen Cloth and

Cordage for Shipping within this Nation; which will increase Manufactures, Commerce and Trading at home and abroad, will relieve the Poor by setting them on Work, and will many other Ways redound to the great Advantage and Strengthning of the Nation: And first, to the End it may be known what that Great Level is, and for the ascertaining the Extent, Bounds and Limits thereof, and for Prevention of all Doubts, Questions and Ambiguities touching the same, Be it enacted, ordained and declared by the Authority of Boundaries of this present Parliament, That the Moors, Marshes, fenny and low furrounded Grounds, bounding themselves Eastward from the Bridge and Causey of Stoke unto Brandon Bridge, upon the Uplands of Northweld, Methwold, Feltwell, Hockwold and Wilton in the County of Norfolk, and from Brandon Bridge unto the End of Worlington Lode upon Mildenball River, upon the Uplands of Brandon, the low Grounds of Waynsford excluding the same, the Uplands of Laking Heath, the low Grounds of Eastwell excluding the same, and the Uplands of Mildenball in the County of Suffolk, Southward from Worlington Lode unto Burwell Block, upon the Uplands of Freckingham, Islebam, Fodham, Sobam and Wicken in the County of Cambridge, and excluding the low Grounds of Burwell, Lanward, and other Places lying Eastward from Burwell Block aforesaid; and from thence unto the Mill near Anglesey Abbey, upon the Uplands of Burwell Reach, Swaffham Prior, Swaff bam

the Level.

waff bam Bulbeck, and Bottesham in the said County of Cambridge, and from thence unto The Ferry-place at Claybith, upon the Uplands alled Qui Hall, the low Ground called Low Fen, and the Uplands of Horningsey and Claybith, in the said County, excluding the plow Grounds called Low Fen and Offen, and infrom the said Ferry-place unto Over Lode, ' supon the Uplands of Waterbeach, Cottenbam, Rampton, Wivelingham, and Over, in the said County of Cambridge, and upon the low 3 Grounds of Swacey in the said County, ex-! cluding the same Westward from Erith, unto the Dam lately made upon the River Neane near Standground, upon the Uplands of Somersham, and the Soake thereof, Warboys, Wistow, Berry, Ramsey, Upwood, Raveley. Woodwalton, Sawtrey, Connington, Glatton and Holme, Caldicot, Denton, Stilton, Yaxley, Fasset and Standground in the County of Huntingdon, excluding the low Grounds lying on the North Side of the River Ouse above Erith; and from the said Dam unto Peterborough Bridge, upon the said River of Neane; and from thence unto the Ferry-place near Waldram Hall upon the Uplands of Peterborough and the Soake thereof in the County of Northampton, Northward from the said Ferry-place near Waldram Hall unto Crowland Bridge upon the River of Welland, and from thence to Dowsdale upon the Banks of great Porsand, and trons thence unto unto Guyburne upon the Southea Bank, and from thence unto Tilneyburne upon the Bank of the Fen Ground call Waldersey, and from thence unto Elme-Leame at Gran- \mathbf{R}' 2 gers

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gers House upon the Bank of the Fen Ground, called Coldham, and from thence unto the River of Neane near Thurlings in Upwell, upon the Bank of Needham called Bishops Dike, and from thence unto Well Creek at the Northwest Corner of Walfingham Fen, upon the Bank of the Grounds in Upwell and Outwell, called Plawfield and Churchfield, excluding the aforesaid Fens and Grounds called Waldersey, Goldbam, Needbam, Plawfield and Churchfield; and from thence unto Salters Lode upon the new Podike Bank, and from thence unto the Mouth of the River Wissey upon the River Ouse, and from thence unto Helgey Bridge upon the River Wissey; and from thence unto the Upland at the End of the Bank of the Grounds late of Edmond Skipwith Eig; deceased, upon the said Bank; and from thence unto Stoake Bridge, upon the Uplands of Roxbam, Derebam, Werebam, Wretton and Stoake in the faid County of Norfolk: And all Moors, Marshes, fenny and low surrounded Grounds, within the Bounds, Limits and Precincts aforesaid, are and be, and shall from Time to Time hereafter by Virtue of this Act be taken and esteemed to be the said Great Level, to be drained as hereafter is of expressed; except always the imbanked Grounds late of the said Edmond Skipwith Esq; lying on the North Side of the River of Ouse. And whereas Francis late Earl of Bedford, in his Life-time, did undertake the said Work, and had ninety-five thousand Acres, Parcel of the said Great Level, decreed

Exception
Edmond
Skipwith's
Grounds.

and set forth in Ollober in the thirteenth 95000 Acres compence thereof; and he and his Particitober 13 Car.
to Earl of their Heirs and Assigns, have made a and Progress therein with Expence of great had vast Sums of Money, and so far pro-Exceded as that the greatest Part of the said minety-five thousand Acres was divided by wenty Lots and Shares amongst the said Franthesis Earl of Bedford, Adventurers and Participants, and their Assigns; but by Reason of fome late Interruptions the Works there made 14 have fallen into Decay, so that the intended Benefit to the Commonwealth hath been in a if great Measure hitherto prevented and delayed: And whereas William now Earl of Bedford, Son and Heir of the said Francis, late Earl of Bedford, and the said Participants and Adventurers, their Heirs and Assigns, are content to proceed effectually in the said Work of Draining, and forthwith after the Passing of this Act to begin and prosecute the same without Cessation or Intermission, until the Work be done, unseasonable Times and Extremity of Weather only excepted; to the End therefore so public a Work, proper for the Care of a Parliament, may continue, proceed and be prosecuted with Justice, Equality and Effect, Be it enacted and ordained, and it is hereby enacted and ordained by the Authority aforesaid, That the said William Earl of Bedford, William Earl the said Participants and Adventurers, and his of Bedford de and their Heirs and Assigns, be and are here-taker. by declared to be the Undertakers of the said Work

Work of Draining the said Great Level, and plete the gation.

Winter Ground,

inevitable Breaches excepted.

Receptacles not to exceed 15000 Acres besides Meers, Pools, &c.

Time to com-shall at or before the tenth Day of October, Draining till of the State of the Year of our Lord 1656, October 1656, cause the same to be drained and imbanked, without Preju-without Prejudice to the Navigation in the dice to Navi-said Rivers or the Parts adjacent; and all the said Level, except as hereaster is excepted, To be made shall be made Winter Ground, in such Manner as the said Rivers or any of them shall not overflow the Grounds within the said Level; Breaches by inevitable Accidents, which are in convenient Time to be repaired and made good again by the said William Earl of Bedford, Participants and Adventurers, his and their Heirs and Assigns, only excepted; and except such Lands and Grounds, Parcel of the said Level, which are not to exceed fifteen thousand Acres at the most, which may be left in several Places for Receptacles and Beds for the Water upon sudden Rains and Floods, besides the Meers, Pools and Channels within the said Level which are not intended to be drained. And be it therefore further enacted and ordained, That the said Four Trustees. William now Earl of Bedford, Edward Russell, .

Fiq; Robert Henley, Eiq; and Robert Caftle, Esq; their Heirs and Assigns, upon the Trusts hereafter following, and in Recompence of the aforesaid Charge and Adventure, and for bearing the Charge of Draining, and maintaining the Works from Time to Time, shall have and enjoy the said whole ninety-five thousand Acres, as well those Parts which were not, as those which were comprised within the said twenty Lots, Parcel of the

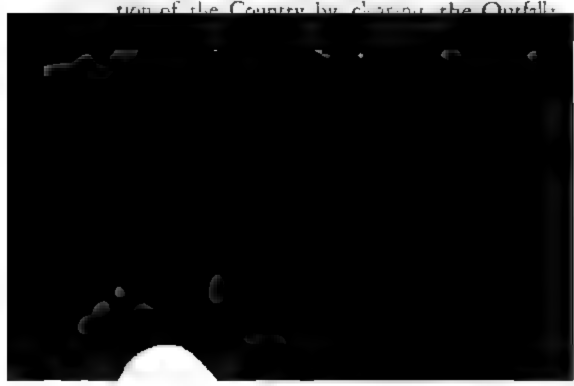
I Great Level, and lying within the undaries beforementioned, as the same have recofore been set forth in October in the to enjoy the recenth Year of the Reign of the said late Lands as set out in October, ng, or hereaster shall by Virtue of this Act 13 Car. allotted, set forth, severed or divided for at Purpole, to hold to them the said William arl of Bedford, Edward Russel, Robert Hen-, and Robert Castle, their Heirs and Assigns, the Use of them, their Heirs and Assigns, Trust nevertheless sor the said William Earl f Bedford, Participants, and Adventurers, nd their Heirs and Assigns, who had or have he faid twenty Lots, and the Heirs of such Migns, and for no other Person or Persons, ccording to their several and respective Proportions, and to execute Estates accordingly spon Request. And in case any Difference Four Trustees hall arise, who be, or ought to be, Adven-to execute Estates u urers and Participants, or Assigns, or about Request. Proportions assigned, then the Commissioners Commissioners hereaster named, or any six or more of them, ners hereaster shall have Power to determine the same. named to de-And it is hereby further enacted and ordained, serences. That it shall and may be lawful to and for the said William Earl of Bedford, his Participants William Earl and Adventurers, and his and their Heirs and Bedford, Par-Assigns and the Persons employed by them, ticipants and Assigns and the Persons employed by them, Adventurers, so make any new or enlarge any old, Cuts, to make new Sasses, Sluces, Drains, Banks, Receptacles, or enlarge any or other Works necessary or conducing to or old Cuts, &c. for the said Draining, through or upon the Grounds of any Person or Persons within or without the said Level; and for that Purpose from Time to Time shall have free Passage, Ingreis, R4

vith Carts, larriages, &c.

'ree Egress Ingress, Egress and Regress, for themselve their Agents and Workmen, and their How Carts and Carriages, into, by and through the faid Grounds or any Part thereof; paying a tendering to the Owners of, and Partie a terested in the said Grounds, for all such Ca Saffes, Sluces, Drains, Bunks, Receptade, other Works made or to be made in all upon the Grounds without or within the Level, such reasonable Recompence as by the faid Owners and Parties interested shall ke agreed upon; or if any Difference happa therein, then as shall be ordered and adjudge by the Commissioners hereafter named, or by any fix or more of them. Provided, The the faid Earl of Bedford, Participants, Adventurers nor Commissioners, nor any of them, by any Authority hereby given a Not to meddle granted, intermeddle with the River of Wal-

iand,

with the Ri- land, or interrupt the Fall of the Waters in ver of Wel- to the fame, nor draw any the Waters from the faid River; but that all the Waters in and falling into that River, thall fuffered to go into the direct Course to Spalding and so to the Sea, for the Preserva-



ddie in the said Level, to interrupt, dis-no Commissi-b or molest the said William Earl of Bed-oners of Sewd, his Participants, Adventurers, his and meddle. eir Heirs and Assigns, Agents and Worken, in the carrying on and perfecting of the d Work; and that the said Earl of Bedrd, his Parcicipants, Adventurers, Heirs and signs, or any five or more of them, shall Five Particiwe Power to collect and levy, as well the pants or Adrrears of old Taxes formerly set upon and well to collect nong themselves, as to set new Taxes upon old Arrears of nd among themselves, and levy Money out Taxes as setf the said ninety-five thousand Acres for tle new. nd towards the Charges of the said Work of Draining, and all other Charges tending to or depending upon the same, according as hey or any five or more of them in heir Judgments shall think fit; and to make Orders and Rules for the doing and main-To make Ormanage the said Work, and to govern and ders and emmanage the same; and to appoint and im-ploy Work-ploy such Officers, Agents, Ministers and men, &c. Workmen, and to change them or any of them, and to employ others in their Rooms, from Time to Time as they shall think fit; and also shall have Power to give Recompence to such Officers, Agents, Ministers, Surveyors, Workmen, and all other Person or Persons whatsoever, employed by them in or about the said Work of Draining, or maintaining thereof, in Land out of the said ninety-five thousand Acres, or Money, or both, as they or any five or more of them in their Judgments shall think fit: And that if the said William Earl of Bedford, Participants

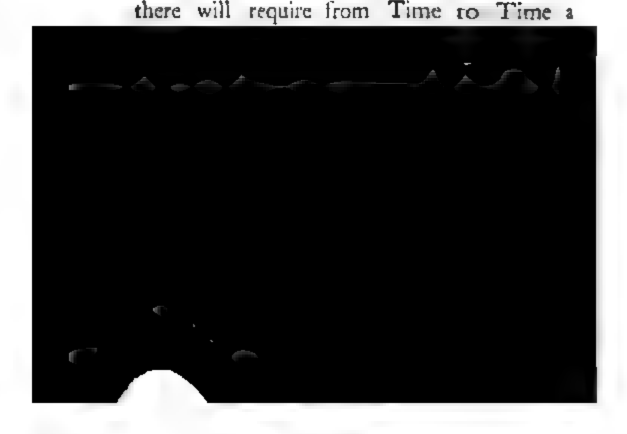
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pants and Adventurers, his and their He and Affigns, or any of them, which me have or hereafter shall have any Part of h faid ninety-five thousand Acres, shall refer or make Default to pay fuch Arrears or me portionable Tax or Taxes as shall be laid a them, in Respect to his or their Share is a out of the faid ninety-five thousand Ace, by fuch five or more of the Participants at Adventurers as aforesaid, That then for sod Default the Lot or Share in the faid Lands of Any five Par-fuch as shall not bring in and pay their Ta and Taxes so to be laid, shall be forthwin ell for Nonfold by fuch five or more of the faid Panio pants and Adventurers as aforefaid, in lock Proportion as they shall think fit, restoring the Surplufage of the Money, if any be, for raising and Payment of the said Arreas, Tax or Taxes, by any Writing under any five or more of their Hands and Seals; and the Person or Persons to whom such Sale shall be made, shall be a lawful Assignee of so much as shall be so sold, to all Intents and Purposes. And whereas after the Work shall be done,

icipants to

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I Adventurerers, his and their Heirs Each Person d Assigns, each of them, the said Earl, having 200 reicipants and Adventurers, their Heirs and Power of signs, having two hundred Acresa-piece of the Commissioner d ninety-five thousand Acres, or any five or of Sewers. ote of them, after the said Work of Draing shall be adjudged, and none other Person Persons, shall within the said Level have ich and the same Power and Authority, as commissioners of Sewers, authorized by Act r Acts of Parliament heretofore made and nacted, and now in Force, have or might ave within the said Level: And also shall Power to lay lave Power to make Taxes from Time to Taxes, Time, upon the ninery-five thousand Acres mly, for the Upholding, Repairing and Maintaining of the said Works: And shall have Power, by Virtue of this Act, for lerying of the said Taxes, to sequester and re- to levy, seceive the Profits of the Defaulters Lands, quester and distrain, Parcel of the said ninety-five thousand Acres, for satisfying the same, or to take Distresses in and upon the same: And shall have further Power for the Maintainance of the said Work, to make such By-Laws and Orders, as by and make Byaccording to the Laws and Customs of Romney laws. Marsh is provided or used, as well for the laying and raising of Taxes for the Maintainance of the said Work, as for the making and appointing Officers for the Overseeing and Maintaining thereof from Time to Time, and allowing fit Salaries and Recompence for the same, and for all other necessary Purposes and Things, as they shall think fit and requisite in that Behalf, out of the said ninety-

ommissioners five thousand Acres only. And be it fund meet.

enacted and ordained, That the Commissions hereafter named, or any five or more of them, shall hereby have Power to meet i the Middle-Temple Hall London, upon the kent Day after the End of every Term, then to advise and direct, do and act, accoring to the Powers in this Act given to then; and shall have Power from Time to Time to adjourn their Meeting to fuch other Time and Place as they shall think fit, and hereby shall have Power, by View or otherwise a to them shall seem meet, from Time to Time, when and to often as any Part w Parts of the faid Level, amounting to the When 3000 Quantity of thirty thousand Acres or more, Acres drained shall be drained as aforefaid, to judge the same

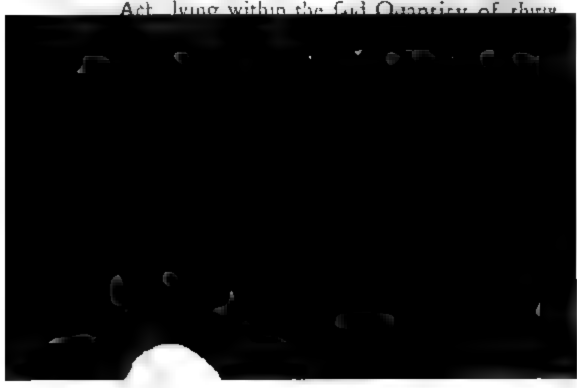
to adjudge.

To deliver

as fhall he

therein,

to be drained, and forthwith to give the fail William Earl of Bedford, Edward Ruffell, Rs. bert Henley and Robert Castle, their Heirs and Affigns in Trust as aforefaid, Seifin and Pol-Sesin of so session of his and their Proportions of the much of the ninety five thousand Acres formerly set forth ggood Acres as aforefaid, or according to fuch Alterations therein as shall be made by Virtue of this



I shall be adjudged to be drained as aforeid, whereby they shall become true and wful Owners thereof, and rightfully seised to em and their Heirs, to the Use of them id their Heirs, upon such Trust as aforeid, to hold the same, without any Let, Inrruption, Diminution or Disturbance of the id late King, his Heirs or Successors, or any Maiming by, from or under him; and shall To hold of the old the same of the Manor of East Greenwich, Manor of East y Fealty only, in free and common Soc- Greenwich. age, and not otherwise; any Law, Decree, Act of Sewers, or other Thing whatfoever to the contrary thereof in any wife notwithstanding. And whereas some particular Persons and Parishes do conceive that the Draining in one Place would drown or make worse their Lands in other Places, and whereas likewise divers Persons have or will receive Benefit by the said Draining, and do not yet contribute towards the said ninety-five thousand Acres; and others do conceive and fear that they shall be drawn to contribute to the same though they receive no Benefit thereby, and do further alledge that the said ninety-five thousand Acres in many Places are not indifferently set out; Be it therefore further enacted and ordained, That the said Commissioners hereafter named, or any six or more of them, shall have Power within three Years after the said Draining adjudged, and fuch Possession given as aforesaid, to give or make, and shall give or make Satisfaction out of the ninety-five To give Satisfaction out of the ninety-five To give Satisfaction for thousand Acres, to such Person or Persons Lands made whose Lands or Interest therein shall be made worse than in

worse 6 Car. 1.

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worse in Quality or Condition by the sin faid Draining, then they were before the lidertaking of the Draining of the faid Lee in the fixth Year of the Reign of the faidle King, and proportionable to the Los at Damage the Owners and Occupiers of inc Power within Draining; and also shall have Power with

give Allowince for all contribute to the groop Acres.

Lands shall receive by Reason of the la three Years to the faid three Years to give Allowance to the faid William Earl of Bedford, Edward Ruft, Landsbettered Robert Henley and Robert Caftle, their Hen which do not and Assigns, (in Trust as aforesaid) out of a fuch Lands as are not contributory to the bil ninety-five thousand Acres, and shall be beter in Quality or Condition for and by Rufon of the faid Draining, or be thereby fecure from Overflowings and Inundations, and proportionable to the Benefit the Owners and Occupies of such Lands shall receive thereby; and sall also have like Power, within the said three Years after Possession given as aforesaid, to alter, change and restore such Part of the said ninety-five thousand Acres as shall be found upon Complaint to be unequally and unduly fet forth, and shall thereupon fet forth in Lieu

To reftore Lands unduly fet forth, thereof, like Proportions in fuch other Places



taken, that the Lands, which since the said Lands received Undertaking in the said Sixth Year of the ing no Beneficial late King have not or shall not receive Be-bute.

The said late King have not or shall not receive Be-bute. contributory to the said ninety-five thousand Acres, nor to the Charges of the said Draining, but that the Contributions shall be taken only out of such Lands as shall be bettered by the said Draining. And be it further enacted and ordained, That any Person or Persons, Bodies Politick or Corporate, shall and may be admitted to adventure for any Quantity or
Share of two thousand Acres, one thousand for 2000,
Acres, or five hundred Acres, Parcel of the said 1000, or 500 ninety-five thousand Acres, so as the whole Acres, Quantity of Land, which all Person or Perfons, Bodies Politick or Corporate so to be admitted to adventure for, exceed not thirty thousand Acres, to be indifferently divided and fet out to such Adventurers in, any Part except the of the said twenty Lots, except in one Lot 20th Lot. in the Lordship of Thorney, belonging to the said William Earl of Bedford, at the Rate of fifty Shillings an Acre; To have and to hold to them and their Heirs, so as the Party or -Parties so desiring to adventure shall, within three Months after the Passing of this Act, Adventurers subscribe in a Book to be appointed by the to subscribe in said William Earl of Bedford, Edward Russell, they advent Robert Henley and Robert Castle, or any two ture for, of them, to be kept for that Purpole, for how many Acres he or they will make Choice to adventure for, and so as one half of the whole Sum, which the Adventure of any Perfon

at the Rate of son or Persons, Bodies Politick and Corporate 50 s. per Acre to be paid to Treasurer.

so adventuring at the Rate of fifty Shillings an Acre, shall amount unto as aforesaid, shall be paid in to fuch Treasurer or Receiver as shall be appointed by the said William Earl of Bedford, Edward Russell, Robert Henley and Ros bert Castle, or any two of them, before the End of three Months next after the Passing of this Act, and the other Half thereof within one Year next after the Passing of this Act: And from and after such Payments, the said William Earl of Bedford, Edward Russell, Robert Henley and Robert Castle, their Heirs and Assigns, to stand trusted for such Party or Parties so adventuring, their Heirs and Assigns, according to their Proportions adventured for, as for the other former Adventurers and Participants, and their Heirs and Assigns.

Trustees furer and Clerk.

appoint Trea- And the said William Earl of Bedsord, Edward Russell, Robert Henley, and Robert Castle, or any two of them, are hereby authorized to appoint as well a Treasurer for Receipt of all fuch Monies, as a Clerk for keeping the faid Book, and shall have Power to change them as often as they shall see Cause, and to dispose the Money paid in by any such new Adventurer, or any Part thereof, for the Perfecting the said Work of Draining; and the Surplusage, if any be, amongst the said William Earl of Bedford, and former Adventurers and Participants, their Heirs and Assigns, and such Person or Persons from whom any Land, Part of the ninety-five thousand Acres, shall be taken by Reason of such new Adventurers,

Il receive a full and proportionable Comfation for such Lands out of the Residue the faid ninety-five thousand Acres, from ry one Share and Share like, according to Proportion of the Adventure, except faid William Earl of Bedferd's Lot in was, for which nevertheless he is to be uributory in Proportion by other his nds, Parcel of the said ninety-five thoud Acres, for Supply thereof; and in Case Differences Difference arise about the setting out any about setting the Adventures or Proportioning of Satisfito be deterkion, the Commissioners hereaster named, mined by any six or more of them, are hereby Commissiothorized and required to hear and determine ners. e same: And such Person or Persons adnturing as aforesaid, shall not pay or be attributory to pay any more than the said m of fifty Shillings an Acre, for or toards the doing of the faid Work of Drain-After Draing; yet nevertheless every such Person or ing, Advenrions so adventuring, after the said Work turers Shares Draining or any Part thereof shall be to contribute dged to be done, shall always afterwards, and Mainr the Quantity of his and their Adven-tenance. re, be liable and equally contributory, acrding to his and their Proportion, to and ith the Residue of the said ninety-sive ouland Acres, or any Part thereof, for and wards the Repairs, Maintenance and leeping of the said Works of Draining: .nd whereas by a Law or Decree of Sew-Law of Sews, made in the nineteenth Year of the Reign ers 19 Jac. King James, one hundred and twenty Law of Sew-

thousand ers at Huntingdon, 14 Car. 1. declared null and void.

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thousand Acres were decreed to be given the Draining of the faid Level; and who by another Law or Decree of Sewers, as at Huntingdon, in the fourteenth Year of Reign of the faid King Charles, fifty-ferentia fand Acres, over and above the faid piners thousand Acres, were also decreed to be given the faid Draining; now to the End the Con try may not be double charged, not any liminution of the Recompence hereby intrade to be given for the faid Work, be it has fore further enacted. That the faid two la or Decrees of Sewers shall from henceled be null, void and of none Effect, to all be arl of Bed- tents and Purpoles whatloever. And to m and Ad- vent Differences between the Adventurer at Participants, their Heirs and Assigns, at er in a Book that Adventurers and Purchasers may emp what of Right to them belongs, be it furth hares of Ad-enacted, that the faid William Earl of Bu ford, Adventurers and Participants, the Heirs and Affigns, or so many of them a will, do meet the Thursday Fortnight, m after the Passing of this Act, in the Middle Temple Hall, London, and there chuse a Tre-

enturers to neet and en-James and enturers.

Lobert Henley and Robert Castle, and their Time of Entry Leirs, in Pursuance of the aforesaid Trust or in a Book by therwise, or any Assignment, Lease, Grant rolment in Conveyance by any Adventurer or Partici-Chancery. Charge upon or out of the same, shall be valid or of Force, until such Assignment, Lease, Grant or Conveyance or Charge shall be enrered in the Book with the said Clerk for the Time being, or inrolled in the Chancery. ElAnd be it further enacted and ordained by Commissioners the Authority aforesaid, That the Commissio-after named, mers hereafter named, or any fix or more of on Examinathem, shall and may inform themselves by tion of Wit-Examination of Witnesses upon Oath, which and their own I hereby they or any fix or more of them shall View, may have Power to administer, and by their own adjudge of View, or by both or either of the said Ways, Matters necessary to be as in their Judgment shall be expedient, of done, accordall such Points, Matters and Things which in ing to the Intheir Judgments are or shall be necessary, for tent of this the better and more speedy executing all and Act. every the Powers hereby given them, and do-, ing Justice therein according to the true Intent and Meaning of this Act. And the Sheriffs, Sheriffs and and all other Officers and Ministers of all and Officers to every the respective Counties in which the Pre- assist them. misses lie, are hereby required to be aiding and affifting in all and fingular the Premisses. And it is hereby enacted and ordained by the Authority aforesaid, That William Lentball, Commissioners Esq; Speaker of the Parliament, the Lord named. Keeper, Lord Chancellor, or Lord Commissioner or Commissioners of the Great Seal of England **S**2

England for the Time being, all the Judges of the Upper Bench and Common Pleas, and Barons of the Court of Exchequer for Time being, Philip Earl of Pembroke and Montgomery, William Earl of Salisbury, Edward Lord Howard Baron of Escrick, Sir John Danvers, Knight, Sir John Burgoyne, Knight, Sir John Bourchier, Knight, Sir Thomas Walsingbam, Knight, Sir Nathaniel Barnardiston, Knight, Sir Gilbert Pickering, Knight and Baroner, Sir Dudley North, Knight, Sir John Trevor, Knight, Sir Peter Wentworth, Knight of the Bath, Sir John Evelyn of Wilts, Knight, Sir Henry Mildmay, Knight, Oliver Cromwell, Lieutenant General, Henry Ireton, Commissary General, Robert Reynolds, Esq; Miles Corbet, Esq; Nathaniel Bacon, Esq; John Maynard, Esq; Henry Darley, Esq; Robert Brewster, Esq. John Crew, Esq. John Trenchard, Esq; John Palmer, Doctor of the Laws, John Goodwin, Esq; Colonel Valentine Wanton, Talbot Pepys, Esq; Alexander Rigby, Esq; John Gourdon, Esq; William Leman, Esq; Thomas Toll, Esq; Francis Bacon, Esq; Nicholas Love, Esq; Luke Robinson, Esq; Richard Cromwell, Esq; Colonel Edward Rossitor, John Selden, Esq; Nathaniel Fines, Esq; William Pierrepont, Esq; John Dove, Esq; Colonel Francis Russell, Richard Knightley, Esq. John Fry, Esq; John Sadler, Esq; Edward Eltonbead, Esq; Jeremiah Whitchcot, Esq; William Steel, Esq; William Stephens, Esq; John Stephens, Esq; Thomas Ducket, Esq; John Lowry, Esq; and every of them, are hereby appointed and authorized Commissioners to hear, determine

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termine, order, adjudge and execute all such atters and Things as are prescribed in this the before limited. And it is lastly ordained Actions Authority aforesaid, That all and every Person or Persons concerned or to be concerned in executing this Act, or which shall do any Thing in of this Act, tecution of the same, shall and may upon Desendant y Action, Suit or Information, plead the may plead the eneral Issue; and upon any Issue joined may re this Act in Evidence, which shall be of in Evidence. ual Force and Validity as if the same had en especially pleaded, and all Judges, Jusses, Jurors and others, so to accept the same.



Anno Regni CAROLI II.

REGIS

Angliæ, Scotiæ, Franciæ & Hiberniæ,
DECIMO QUINTO.

At the Parliament begun at Westminster the eighth Day of May Anno Domini 1661, in the thirteenth Year of the Reign of our most Gracious Sovereign Lord CHARLES, by the Grace of God, of England, Scotland, France and Ireland King, Desender of the Faith, &c.

And there continued till the nineteenth of May in the fourteenth Year of his Majesty's said Reign: And thence prorogued to the eighteenth of February then next following:

And there continued to the twenty-seventh of July in the fifteenth Year of his Majesty's Reign: And thence prorogued to the sixteenth of March then next following.

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Anno XV.

CAROLI II. Regis.

An Act for settling the Draining of the Great Level of the Fens called Bedford Level.

Marshes, fenny and low surrounded Grounds within the Counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the Isle of Ely were called the Great Level of the Fens, and after several fruitless Undertakings for Draining the same were, upon the Desires of many Persons of Worth and interested in the same, declared to be a great and noble Work and of much Concernment to the whole Country, and at their earnest Desire undertaken to be drained by Francis late Earl of Bedford, according to a Law of Sewers made at King's Lynn in the sixth Year of the Reign of the late King Charles of Glorious Memory, which said Level is bounded as followeth,

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Level.

ndaries of followeth, (viz.) Eastward from the Bridge and Causey of Stoake unto Brandon Bridge in on the Uplands of Northold, Methold, Fellud, Hockwold and Wilton in the County of Norfel, and from Brandon Bridge unto the End of Worlington Lode upon Mildenball River, upa the Uplands of Brandon, the Low Ground of Wainsford excluding the farme, the Upland of Lakingbeath, the Low Grounds of Early well excluding the fame: And the Uplands of Mildenball in the County of Suffolk Southwal from Worlington Lode unto Burwell Blod upon the Uplands of Frekingham, Illen, Fordbam, Sobam and Wickin in the County of Cambridge, and excluding the Low Ground of Burwell, Landward and other Places lying Eastward from Burwell Block aforesaid, and from thence unto the Mill near Anglesey Aby upon the Uplands of Burwell Reach, Swaffbas Prior, Swaffbam Bulbeck and Botsbam in the County of Cambridge; and from thence unto the Ferry-place at Claybith upon the Uplands called Quyball, the Low Ground called Low Fen, and the Uplands of Horning fey and



rry, Ramsey, Upwood, Raveley, Wood-walton, motrey, Connington, Glatton and Holme, aldecott, Denton, Stilton, Yaxley, Passet and andground in the County of Huntingdon, reluding the Low Grounds lying on the Jorth Side of the River of Ouse above irith; and from the said Dam unto Peterurough Bridge upon the said River of Neane; nd from thence unto the Ferry-place near Valdron Hall upon the Uplands of Peterurough and the Soake thereof in the County of Northampton; and Northward from the aid Ferry-place near Waldron Hall unto Crowland Bridge upon the River of Welland, ind from thence to Dowsedale upon the Bank of Great Porsand, and from thence unto Guyburne upon the Southea Bank, and from thence unto Tilneburne upon the Bank of the Fen Ground called Waldersea, and from thence unto Elme Leame at Grangers House upon the Bank of the Fen Ground called Coldbam, and from thence unto the River of Neane near Thurlings in Upwell upon the Bank of Needbam called Bishops Dike, and from thence unto Well Creek at the North-west Corner of Wassingham Fen, upon the Bank of the Grounds in Upwell and Outwell called Playfeild and Churchfeild, excluding the aforesaid Fens and Grounds called Waldersea, Coldbam, Needam, Playfeild and Churchfeild; and from thence unto Salters Lode upon the new Podyke Bank, and from thence unto the Mouth of the River Wissey upon the River Ouse, and from thence unto Helgay Bridge upon the River Wissey, and from thence unto the Uplands

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lands at the End of the Bank of the Ground late of Lamona Shipwith, Efq; deceased, m on the faid Bank, and from thence units Steake Bridge upon the Uplands of Roxbon Deerbam, Weerbam, Wretton and Stoaks a Mr. the faid County of Norfolk, except the m banked Grounds late of Edmond Skipmin Elg; lying on the North Side of the Riverd Recite Francis Oule. And whereas the faid Francis late En Earl of Bedof Bedford was to have, for his Recompend taking, and to of effecting that difficult Work, only nmenhave 95000 five thousand Acres of the faid Grounds, wir convenient Highways and Passages to the fame; and the new Rivers, Curs and Drain to be made by the faid Earl and his Affigue, and the Banks of the fame and the Foreland in the infide of the faid Banks not to exceed fixty Foot in Breadth, which was a Work of to great and publick Concernment, that ha faid late Majesty gave great Encouragement to the faid Francis late Earl of Bedford and

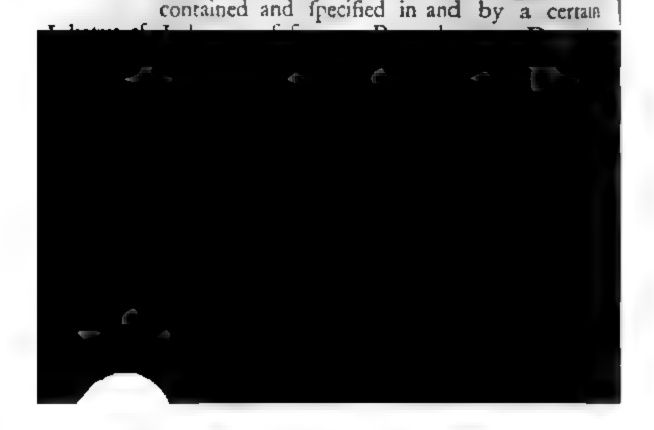
> others, whom he had taken in to be adventurers and Participants with him therein, upon the Covenants, Conditions and Agreements

Except

Ground.

Acres.

Skipwith's



Earl and his Adventurers and Participants stowed great Sums of Money for perfecting e same; and after his Death, and some Intruptions, William now Earl of Bedford, Earl William's on and Heir to the said Earl Francis, with Undertaking. ivers of his Adventurers and Participants, y Colour of a pretended Act of Parliament Act of May f the nine and twentieth Day of May in 1649. he Year of our Lord one thousand six hunlred forty and nine, proceeded in the compleating and finishing the said Works, and the Commissioners appointed by that pretended Act did adjudge the same drained; but the same cannot be preserved without a perpetual constant Care, great Charge and orderly Government, which being represented to the King's most excellent Majesty that now is, he hath been graciously pleased to declare more than an ordinary Willingness to promote and countenance a Work of so publick Concernment, and many Ways advantagious to this his Kingdom. To the End therefore that a Work of this Nature may receive publick Support and Encouragement:

II. Be it enacted by the King's most ex- Earl William cellent Majesty, with the Advice and Assent and Particiof the Lords Spiritual and Temporal, and pants incor-Commons in this Parliament assembled, and porated. by the Authority of the same, That the said William Earl of Bedford, Son and Heir of the said Prancis Earl of Bedford, and the Adventurers and Participants of the said Earl Francis and Earl William, or either of them, their Heirs and Assigns, in such Manner as is herein contained, shall be a Body Politick and

and Corporate in Deed and Name, at have Succession for ever, by the Name of it Governor, Bailiffs and Commonalty of the Company of Conservators of the Greal Lee of the Fens; which Corporation thall out of one Governor, fix Bailiffs, twenty Confevators and Commonalty, and shall have ad use a Common Seal to be appointed by themselves, and affemble and meet togs ther, when, where, and as oft as they pleak, and appoint a Register, Receiver, one or more Serjeants at Mace, and other Officers, and a low them Salaries, and remove them and make new at their Pleafure. And the fall William Earl of Bedford is to be the first Governor; Richard Lord Gorges, Sir Richard Onflow, Knight, Sir William Terringham, Knight of the Bath, Samuel Sandys, Thomas Chichely, and Samuel Fortrey, Esquires, the fix first Bailiffs; Sir Gilbert Gerbard jun. Knight, William Denton, William Crane, Edmoni Berry-Godfrey, Arthur Evelyn, Samuel Smith, Roger Jennings, Robert Castle, Robert Hamofon, Joseph Ayloffe, Esquires, Thomas Lord Cultetper, Sir John Hereit, Baroner, Arthur



iall be then present; and shall be capable to To sue and be se and be sued, and without Licence of sued. sortmain to purchase Manors, Lands, Te-To purchase ements, and Hereditaments, not exceeding Lands. wo hundred Pounds per Annum, and Goods and Chactels, and to dispose thereof in the Name, and to the Use of the said Corporation; und the said Governor, Bailiss and Conser-Governor, vators, or any five or more of them, whereof Conservators the said Governor or Bailiss or any of them or any sive, to be two, shall and may lay Taxes from whereof Go-Time to Time upon all the said ninety-five vernor and thousand Acres only for Support, Mainte-Bailiffs to be nance and Preservation of the said Great Taxes. Level, and levy the same with Penalties for Penalty not to Non-payment, not exceeding a third Part of exceed a third the Tax, and all other Things do in Order Part. to the Support, Maintenance and Preservation And all other of the said Great Level and Works made and lating to the to be made.

III. And whereas by the said Law of Earl of Port-Sewers twelve thousand Acres, Parcel of the land's 2000 said ninety five thousand Acres, were designed Acres. and intended to his faid late Majesty, and were set forth and allotted by Bounds in Severalty, and his said late Majesty was in Possession thereof, and granted, assigned, allotted and set out by Bounds two thousand Acres, Parcel of the faid twelve thousand Acres, by Letters Patents, unto Jerome Earl of Portland, his Heirs and Assigns, of which said two thousand Acres the said Earl of Portland hath fold away about one thousand five hundred Acres in several Parcels to several Persons, their Heirs and Assigns, for valuable Considerations,

Support, &c.

tions, and the Refidue thereof, being in five hundred Acres, havin granted and come ed onto his Brother Benjamin Welon, his and his Heirs, upon several Trusts appropriate upon between the faid Earl of Parlance Benjamin Welon, by Writing for that he

pole :

IV. Be it therefore enacted by the h thority aforefaid, That the faid two thoric Acres, or fuch other Lands of equal Value shall be set forth in Exchange of the sam, in Case the forementioned two thousand Am. or any Part thereof, shall bereafter be adjuly ed to have been unduly fer our, shall be, at hereby are vefted, fettled and established a the faid feveral and respective Persons, (a whom the faid Earl of Portland bath focuveyed or mentioned to convey the fame; their Heirs and Affigns respectively, to each Person, his Heirs and Assigns, his and ther feveral and respective Share and Shares, that was to respectively to each of them conveyed or mentioned to be conveyed by the faid Eal of Portland, to be held or enjoyed by them or each of them, his Heirs and A Gions



icres shall be holden of the King's Majesty, is Heirs and Successors, of the Manor of Last-Greenwich, by Fealty only in free and ommon Soccage, and not otherwise, and subect nevertherless with the Residue of the inety-five thousand Acres in equal Proporion to all Taxes and Charges necessary and onducing to the Preservation of the said Great Level from Drowning.

V. And be it further enacted by the 83000 Acres Authority aforesaid, That the eighty-three vested in the housand Acres Remainder of the said ninety-Corporation. ive thousand Acres, with the said Ways, Passages, new Rivers, Cuts, Drains, Banks and Forelands, over and above the faid ten thousand Acres, Residue of the said twelve thousand Acres which were allotted in Severalty, and of which his faid late Majesty was in Possession as aforesaid, are hereby vested and settled in the said Governor, Bailiss and Commonalty of the Company of Conservators of the said Great Level of the Fens, and their Successors: In Trust nevertheless for In Trust for the said William Earl of Bedford, and the William Earl Adventurers and Participants of the said Earl of Bedsord, Francis and Earl William, or either of them, their Heirs and Assigns, in such Manner and Wise as is herein after more particularly and especially limited and provided; and according to such Parts and Proportions as they respectively now hold and enjoy, or by Virtue and Provision of this Act ought to hold and enjoy, subject and liable likewise to the Payment of all Taxes and Charges as aforefaid, to be holden of the King's Majesty, his

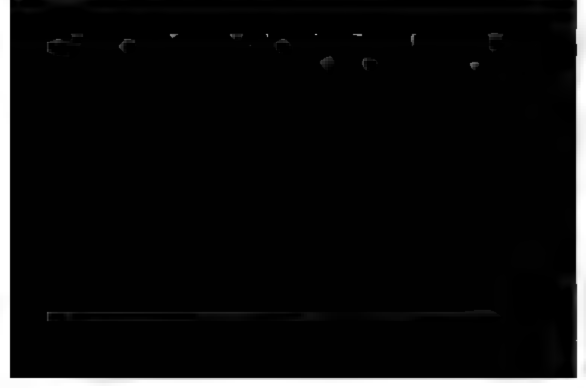
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To be held in Heirs and Successors, of the Manor of La Soccage.

10000 Acres vefted in the to Taxes.

Greenwich, by Fealty only in free and co mon Soccage, and not otherwise: And a faid ten thousand Acres, Residue of the br twelve thousand Acres, (whereof his said in King, subject Majesty was in Possession as aforesaid) a hereby vested and settled in his Maiesty by now is, and his Affigns, fubject and lank with the Residue of the said ninety-sive the fand Acres, to the fame Taxes and Change before specified. And because the said Go Level of the Fens extends into the faid is Counties, besides the life of Ely, and for much as Commissioners of Sewers cannot be gally proceed in Execution of their Commi fion, but by a feveral Jury of every County to enquire of the Matters within their Commission in that County, which hath heretolet inforced the faid Earl, his Participants and Adventurers, Commissioners and Countries, to very great Trouble, Loss and Expense, both of Money and Time; for avoiding

Commissioners which Inconveniencies, It is hereby further enacted by the Authority aforesaid, That the of Sewers conflicted find Governor Ruliffs and Conference of



Conservators, or any five or more of em, whereof the said Governor or Bailiss, d their Successors, or any of them, to be are hereby enabled and impowered from -cheeforth to use and exercise the Power and Authority of Commissioners of Sewers =>ithin the said Great Level of the Fens, Within and of the Works made or to be made with-Level, a Works we the said Great Level, for conveying of the out. Waters of the said Great Level by convenient Outfals to the Sea, touching all Maters and Things whatsoever happening to == executed or done within the said Great Level, or the said Works without the said Great Level, enquirable, punishable, or to be done by Commissioners of Sewers, and therein to act and proceed by one or more Juries of good and lawful Men, inhabiting within any Part Proceed or Place within the Boundaries of the said one Jury Great Level of the Fens, though in several Counties, as if the said Great Level of the Fens lay within one of the said Counties only, and shall have Power to imploy the - said Serjeants, or any of them for the Time being, by Warrant or Precept from the said Award F Governor, Bailiffs and Conservators, and cepts to their Successors, or any five or more of mon and them, whereof the said Governor or Bailists, or any of them, to be two, under the Common Seal of the said Corporation, to summon and return Juries within the Boundaries of any Part of the said Great Level, and execute all Precepts and Process from them, from Time to Time, and all other Things T_2

do, as fully as any Sheriff within his re-

Juries to appear.

spective County may or can do by Warrant or Precept from Commissioners of Sewers; which Juries are to appear at the Times and Places set or appointed for them to appear before the said Governor, Bailiss and Conservators, and their Successors, or any five or more of them, whereof the said Governor and Bailiss, and their Successors, or any of

Try all Matof Sewers.

them, to be two; and are hereby imters within the powered to inquire of, present and try all Matters within the said Great Level, and Commissioners of and concerning the said Works made or to be made without the faid Great Level, for conveying of the Waters of the said Great Level by convenient Outfals to the Sea, within the Power of Commissioners Sewers, as if the same lay within any one of the said Counties, or as if the said Great Level were one distinct County of itself: And the said Governor, Bailiss and Conservators, or any five or more of them, whereof the said Governor or Bailiss, or any of them, to be two, shall have further Power, as well for the Maintenance of the said Great Level as for laying and levying of Taxes upon said ninety-five thousand Acres, to use and exercise, within the said Great Level, fuch and the like Laws and Customs, and constitute and appoint such and the like Officers, from Time to Time, as are, or lawfully may be used in Rumney-Marsh in the= County of Kent; they who exercise the said. Power of Commissioners of Sewers sirst first taking

Laws and Customs of Rumney-Marsh.

aking the Oath which Commissioners of lewers are by the Law to take, the which Oath the said Governor and Bailiss, or any of them, are hereby impowered to adminiter from Time to Time without any surther Commission.

VI. And because the Metes and Bounda-Mistakes of ies of the said Grounds within the said Great Counties, Pa-Level, as to the Counties and Parishes, are rishes, &c. very uncertain and hard to be distinguished, supplied. Be it therefore further enacted, That every Writ, Bill, Plaint, Count, Declaration, Information, Presentment and Indictment. of, for, or concerning the said Grounds within the said Great Level of the Fens, or any Part or Parcel of the same, or any Trespass, Offence or Wrong done, acted or committed within the said Great Level, and Proceedings thereupon, shall be good and sufficient in Law, though the County, Parish, Town or Place, or any of them, in soch Writ, Bill, Plaint, Count, Declaration, Information, Presentment or Indictment be not rightly named, so as there be such other Certainty or Description of the Place whereby the same is or may be commonly known.

VII. And be it further enacted, That no NootherComother Commissioners of Sewers shall intermeddle within the said Great Level, or with
any the Works made or to be made for Support, Maintenance or Preservation of the
said Great Level, within or without the said
Great Level, as aforesaid, otherwise than
hereaster in this Act shall be provided.

VIII.

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Il Conveynces of the Conveyances by Indenture of the faid nue
5000 Acres
to be entered five thousand Acres, or any Part there
and to pass the entered within the said Register in a fac
rechold. to be kept for that Purpose, shall be of en

Force to convey the Freehold and land tance of the faid ninety-five thousand Acres any Part thereof, as if the same Conveyage by Indenture were for valuable Considerations of Money enrolled within six Many in one of the King's Courts of Recont

No Leafe, Westminster; And no Lease, Grant, or the France, Gr. to veyance of, or Charge out of, or upon the of Force at from Enthereof, except Leases for seven Years or the feyen the Time it shall be entered with the last rease.

Register as aforesaid, the Entry where being endorsed by the said Register are

being endorsed by the said Register upon such Lease, Grant, Conveyance or Charge shall be as good and effectual in the Live as if the original Book of Entries were produced at any Trial at Law, or other

wife.



hirtieth Day of September in the Year of ur Lord one thousand six hundred sifty and ight, (other than such as are hereby other-other than, vise directed to be levied) or which shall be et and imposed upon the said ninety-five houland Acres by Virtue of this Act, and hall be in Arrear upon the respective Parts and Proportions of the said ninety-five thouand Acres, the said Governor, Bailiss and Conservators of the said Corporation, and their Successors for the Time being, or any five or more of them, whereof the said Governor and Bailiffs for the Time being, and their Successors, or any of them, to be two, for levying such Taxes and Penalties which now are or shall be so in Arrear, upon the respective Parts and Proportions of the faid ninety-five thousand Acres, shall, on Wednesday and Thursday in Witsun Week, Whitsun or either of them, every Year at the Shire-Week to sell. House in Ely aforesaid in the said Isle of Ely, have Power only to fell so much of such Parts and Proportions of the said ninetyfive thousand Acres, upon which any Tax shall be in Arrear, or Penalties in such Proportion, as the said Governor, Bailiss and Conservators of the said Corporation, their Successors, or any five or more of them, whereof the said Governor and Bailiss, or any of them, to be two, shall judge to be fusficient to raise such Taxes and Penalties, by any Writing under the Seal of the said Corporation; and the Person or Persons to Lawful Purwhom such Sales shall be made, shall be a chaser.

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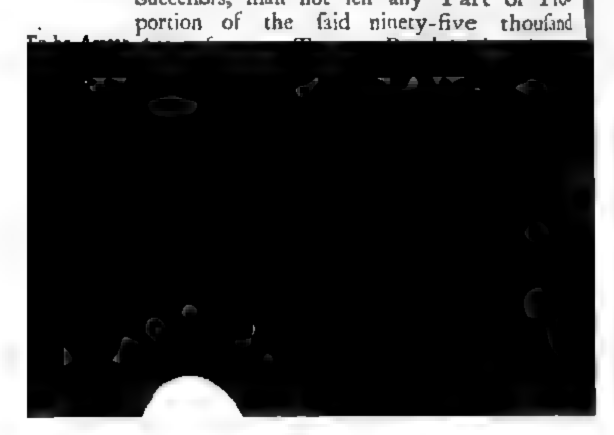
lawful

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lawful Purchaser and Assignee of so me as shall be fold, to all Intents and Purpi whatfover.

aving to Te-

XI. Provided, That by any Colour of a ants to conti- Sale for Non-payment of Taxes, any Total or Tenants at Will, or by Leafe Indom, upon improved Rent of any Part of the in ninety five thousand Acres, shall not be a moved from his or their Possession, until k or they shall have taken his or their Con from off the Premisses so fold, paying rafonable Rent, proportionable to the Timetal fuch Possession shall from and after in Sales be continued; And fuch Tenant to Tenants, as shall hold any Part of the lat ninety-five thousand Acres by Lease, a aforesaid, shall and may, if he or they shall think meet, continue out their respective Terms, paying their Rent to fuch Purchafer in Proportion to the Quantity of Acres 6 purchased; any Thing herein contained to the Provided, &c. contrary in any wife notwithstanding: Provided, That the faid Corporation, nor their Successors, shall not sell any Part or Pro-



mety-five thousand Acres, for which any or Penalries is or shall be in Arrear, by Elixing openly at the Shire-House or Marketlace in Ely aforesaid, a Schedule in Parchcent under the Seal of the said Corporation, ontaining such Parts and Proportions of the Mid ninety-five thousand Acres, for which any Tax or Penalty is or shall be in Arrear, with the Name and Names of the respective Owner or Owners, entered upon the Tax Roll, with the said Corporation, of the said Parts and Proportions of the said ninety-five thousand Acres so in Arrear.

XIII. And be it further enacted, That the Corporation faid Corporation shall and may, from Time to may erect new Works within Time, erect any new Works within the said or without the Great Level or without the said Great Level, Level. for conveying the Waters of the said Great Level by convenient Out-falls to the Sea; so If cut several always that if they cut any several Grounds, Grounds to they give full Recompence and Satisfaction give Satisfacfor the same, in such Manner as shall be tion. hereafter in this Act provided. And if any To destroy Person or Persons shall cut, throw down, or Works treble destroy any of the said Works made or to be made, as aforesaid, the Parties offending fhall answer treble Damages to the said Corporation, and Costs of Suit, to be Recovered in an Action of Trespass to be brought by the said Corporation in any of his Majesty's Courts of Record; And if such cutting, if maliciously throwing down, or destroying, shall be done, Felony. maliciously done, the same shall be punished, as for the cutting the Podyke in Marsh Land.

Manusia.

MIN 210 are in Searcher emiled, That and William that of Bod was, nominated to Governor, and every other from TimenTi some first Office exposures, thall (before her moon and it them she Exercise of that ! fire mire at Outh. That he will well a was energy that Office in all Things; a wince Our feat and ency be adminified the mus Banks, or mus one of them: Anth fint Britis, Comercanors, Regula, le coner, or other Others magnificated as also and me every other from Time to Time in any in the respective Offices to be choice, in (before he or mor take opone hum or thems) Emerate of the that respective Offices) the the like Outs for the true Europeang their to factive Offices; the worth Outh thall be a munitimed by the fint Governor, Build and Conferencers, or any two or more a there, wethour any Committion or further Wa-

iew Dethin 1 Whiting Vack, XV. And for the Consinguance of the fail Corporation in Succession for ever, Be it further emeted, That the faid Governor, Bailiff, Conferentials and Commonstry, upon Wel-



five thousand Acres, nor to be Conservators tor that hath not two hundred Acres, or 200 Acres. more, of the said ninety-five thousand Acres, nor any of the Commonalty to have a Voice Commonalty in Elections that hath not one hundred Acres, 100 Acres. or more, of the said ninety-five thousand Acres. And that the faid Governor, Bailiffs and Conservators, or any of them, shall and may be removed by the said Governor, Bai-May be reliffs, and Conservators, and Commonalty, moved or the greater Number of them present at their publick Meetings, whereof the said Governor or one of the Bailiffs to be one, and new chosen in the Piace of him or them so dead or removed: And the said Governor, Bailiffs and Commonalty also shall have further Power to have, demand, and receive To demand an Accompt from all and every the Officers, Accompts Agents, and Servants, their Executors and from Officers. Administrators heretofore imployed, or hereto be imployed, for the Receiving and Paying of Money for or in Relation to the carrying on of the Works of the Praining of the said Great Level, and shall and may sue for, and recover the same; and that all Arrears of Rent already incurred Arrears of upon or out of any Part of the said ninety-Rent may be recovered. five thousand Acres upon any Contract or Lease of the said Premisses, or any Part or Parcel thereof, shall be received and recoyered, as if the said pretended Act had been a good and effectual Act; And if any Suit be commenced against the said Corporation, or any Person, for any Matter or Thing done in Pursuance of this Act, then he or they shall or may

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Issue.

Plead General may plead the General Issue, and give the Special Matter in Evidence, upon any Trial to be had touching the same, which shall as good and effectual in Law, as if the same had been specially pleaded, and the Jury upon the Trial to give a Verdict accordingly.

King to have fuch Title to the 83000 as any Persons

XVI. Provided always, and be it further. enacted by the Authority aforesaid, That as touching and corcerning such Part and Parattainted had cel of the said eighty-three thousand Acres, whereof any Person or Persons attainted, or that shall be attainted, was or were in Posfession at any Time since the nine and twentieth Day of May in the Year of our Lord one thousand six hundred forty and nine, under pretended Sales thereof respectively made by colour of the said pretended Act, or underany other Title or pretended Title whatfoever, the King's most Excellent Majesty, his Heirs, Successors and Assigns, shall have the same and like Benefit, Advantage and Interest in all and every the said Parts and Parcels of the said eighty-three thousand Acres, and no other than as the faid Persons. so attainted, or which shall be attainted, could or ought to have by Virtue of this A& in Case they had not been so attainted, shall not be attainted. And whereas the Lots, Parts and Proportions and in the said ninety-five thousand Acres, which in Pursuance of the said Indenture of Fourteen Parts, and by Virtue or Intention of the said Act and Law of Sewers made.

nade at Lynn, do belong and appertain to Recital of the said Samuel Sandys the Elder, or his Shares sold by Trustees, Sir William Terringham, Sir Richard May 1649. Onflow, and other the Assignees and Trustees of Henry late Earl of Arundel Surrey deceased, Aribur Earl of Anglesey, Thomas Lord Culpepper, Robert Phillips, Robert Scawen, and to divers other Persons, the Participants of the said Earl Francis; and Parties to the said Indenture, or their respective Heirs, Executors, Administrators or Assigns, are now possessed and enjoyed by divers Persons, who took, contracted for, or accepted of, or by such who claim and derive their Interest and Title from and under such Persons as did take, contract for, or accept of pretended Estates or Conveyances of the same, made, or pretended to be made by certain Persons mentioned in and by the said pretended Act of the nine and twentieth Day of May one thousand six hundred forty and nine, to have Authority to fell the Shares, Lots, Parts and Proportions of such of the Adventurers and Participants of the said Earl Francis, and of their respective Heirs and Asfigns, as should refuse or make Default of Payment of such Taxes, as should by Colour and in Pursuance of the said pretended Act be imposed upon them respectively, in respect of their Shares and Lots, in or out of the said ninety-five thousand Acres.

XVII. Be it therefore enacted by the Au-Corporation to thority aforesaid, That the said Governor, Bai-stand seised for lists and Commonalty of the said Company of Sandys and Conservators of the said Great Level of the other Persons, their Heirs Fens, and Assigns.

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Fens, and their Successors, shall adult stand ferfed and possessed of all and every the Shares, Lots, Parts and Proportions 1 mentioned, in Trust nevertheless to and be the Use and Behoof of the said Samuel Santo the Elder, or his Trustees in Trust for him Sir William Terringbam, Sir Richard Onlin. and others the faid Affignees and Truster of Henry late Earl of Arundel and Sum deceased, Aribur Earl of Anglefey, Thomas Lai Culpepper, Robert Phillips, Robert Scawen, 20 of their respective Heirs and Assigns, and to and for the respective Uses and Behoofs of the faid other Persons, the Participants of the faid Earl Francis, and Parties to the faid la denture of Fourteen Parts, and of their nspective Heirs and Assigns now out of possesfion of their respective Shares, Lots, Para and Proportions of the faid ninety-five thosfand Acres, as heretofore in or about the Month of October in the thirteenth Year of the Reign of the late King Charles of ever bleffed Memory, were respectively allotted, severed, set forth or divided, for or as the respective Shares, Lois, Paris and Pro-



us Lord Culpepper, Robert Phillips, Robert cawen, and the said other Persons, the Paricipants of the said Earl Francis, and their espective Heirs, Executors, Administrators and Assigns, now out of Possession of their espective Shares, Lots, Parts and Proporions, do respectively claim and derive their aid Shares, Lots, Parts and Proportions; And the said Governor, Bailiss, and Com-To execute monalty of the Company of Conserva-them, cors, are hereby authorized and required to execute respective Estates of the said Shares, Lots, Parts and Proportions accordingly, subject and liable nevertheless with the Residue of the said ninety-five thousand Acres, in equal Proportion to all Taxes and Charges to be laid and imposed by Virtue of this Act, for Preservation of the said Great Level from drowning. And whereas the Persons now as to Purchain Possession of the said last mentioned sers under the Shares, Lots, Parts and Proportions of pretended Act. the said ninety-five thousand Acres, whereof pretended Estates and Conveyances were taken, contracted for, or accepted of, as aforehid, do pretend that they or those under whom they do respectively claim and derive their Right, Title or Pretensions to the said Shares, Lots, Parts and Proportions respectively, have laid out and disbursed for Taxes for and towards the Maintenance, Preservation and Repair of the Works of the faid Great Level heretofore erected by the faid Earl Francis and his Participants, and For and towards their Erection of new and necessary Works, for the better and more effectual

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fectual Draining of the said Great Level, and for Building upon the said Shares, Lots, Parts and Proportions, more Monies than the clear Rents, Issues and Profits of the said Shares, Lots, Parts and Proportions have amounted to since the said respective pretended Estates and Conveyances were first taken, contracted for or accepted, as afore-said:

Judicature
erected to proceed by Bill
and Answer.

XVIII. Be it therefore enacted by the Authority aforesaid, and it is hereby enacted, That the Chief Justice of the Court of King's Bench, the Chief Justice of the Court of Common Pleas, the Chief Baron of the Court of Exchequer, and the Justices of the said Court of Common Pleas for the Time being, or any two or more of them, are hereby constituted, appointed, and erected a Judicature, or Commissioners to hear, order, judge, decree and determine upon Bills and Answers, to be exhibited, or otherwise as they shall think fit, between the faid Persons who are now in the Possession of the said respective Shares, Lots, Parts and Proportions, and the respective Heirs and Assigns of the said Persons now in Possesfion, as aforesaid; And the said Sir Richard. Onflow, and other the said Assignees and Trustees of the said Henry late Earl of Arundel and Surrey deceased, Arthur Earl of Anglesey, Thomas Lord Culpepper, the said Samuel Sandys the Elder, or his Trustees, Sir William Terringbam, Robert Phillips, Robert Scawen, and the said other Persons Participants of the said Earl Francis, and their respective Heirs and Assigns,

signs, who are now out of the Possession of e said Shares, Lots, Parts and Proportiis respectively, and to whom respective states are, by Virtue of this Act, to be exuted of the same, as aforesaid; And the id Judicature or Commissioners, or any two more of them are hereby authorized out of Anytwo Come said Shares, Lots, Parts and Propor-missioners to ons, to order, adjudge, decree and deter-adjudge to eiine to either of the said Parties respectively, ther Party. ch Recompence and Allowance as they the id Judicature or Commissioners, or any two r more of them shall see Cause. And for he better enabling the said Judicatuae or commissioners to proceed to the hearing, adjudging, decreeing and deternining, and for putting in due and speedy Execution such Order, Judgment, Decree and Determination, as they or any two or more of them shall make between the said Parics;

XIX. It is hereby further enacted by the Power of the Authority aforesaid, That they the said Judi-Court of ature or Commissioners, or any two or more Chancery. of them, shall have such and the like Power and Authority, as the High Court of Chanery hath in Cases before the said Court derending, and for putting in Execution the Derees of the said Court. And to the End that the said Judicature may be the better enabled io judge of the Rights and Precensions of

either Party;

XX. Be it further enacted by the Autho-Respect to rity aforesaid, That in every Decree or Deter-Monies exmination which they shall make by Virtue pended by eiand in Pursuance of this Act, they shall have

Regard to the Sum and Sums of Money actually disbursed and expended by either Party in the Works of Draining the said Great Level, and in the Preservation and Reparation of the same; and also to the respective Times of such Disbursements and Expence, defalking thereout such Sum and Sums Money as have been received by either Party, their Tenants or Assigns, for the Rents, Iffues and Profits of the same, and abating out of the Interest of the Money disbursed by either Party, so much as the Interest of the Money received by such Party, for the Rents, Issues and Profits of the same doth amount unto. And to the Intent that the Persons, who by the true Intent and Meaning of this Act are to be put in Possession of any Part of the said eighty-three thousand Acres, may not, by undue Delays, or by any other Means or Pretensions, be kept out of the Pos-

Abating Profits received,

After fix
Months may
bring Actions
athough
Estates not
executed.

KXI. Be it further enacted by the Authority aforesaid, That at any Time or Times, after the Expiration of six Months after the Passing of this Act, it shall and may be lawful to and for the said Samuel Sandys the Elder, and his Trustees for him, Sir Richard Onslow, and others the Assignees and Trustees of Henry late Earl of Arrundel and Surry deceased, Arthur Earl of Anglesey, Thomas Lord Culpepper, Sir William Terringham, Robert Phillips and Robert Scawen, their and every of their respective Heirs and Assigns, and to and for the Participants of the said Earl Francis,

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Francis, Parties to the said Indenture of Fourcen Parts, their and every of their respective Heirs and Assigns, whose Lands, Shares, Lots, Parts and Proportions of and in the said ninety-five thousand Acres, were sold, or pretended to be fold, for Non-payment of Taxes, by Virtue of the said pretended Act of the nine and twentieth Day of May in the Year of our Lord one thousand six hundred forty and nine, to bring their respective Action or Actions of Trespass, or Trespass and Ejectment, in his Majesty's Court of King's Bench, or Court of Common Pleas at Westminster, against any Person or Persons whatsoever, possessing, withholding, or occupying the same, although the said Governor, Governor, Bailiffs and Conservators, or so many and Bailiff and such of them as are thereunto authorized by Conservators, this present Act, have not or shall not execute or so many or Estates pursuant to this present Act, to such as are thereun-Person or Persons hereby enabled to bring to authorized. such Action or Actions; and such Person or Persons shall recover such Lands, Shares, Lots, Parts and Proportions of the said ninety-five thousand Acres, as they respectively shall make and derive Title and Claim unto, as Participants of the said Francis Earl of Bedford, Parties to the said Inden-Claim under ture of Fourteen Parts, or as the respective Fourteen Parts Heirs or Assigns of the said respective Par-Indenture, ticipants, Parties to the said Indenture of Fourteen Parts, as if the said Governor, as if the Go-Bailiss and Conservators had duly executed vernor, Bailiss respective Estates of such respective Lands, and Conserva- U_2

Shares, executed Estates.

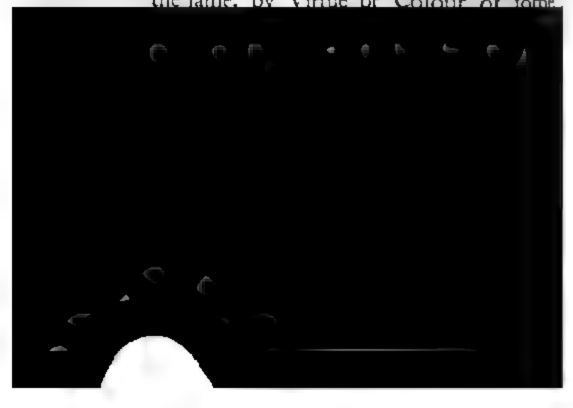
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Shares, Lots, Pares and Proportion of faid ninety-five thousand Acres, and to the true Intent and Meaning of Hold as if the Act. And fuch Person or Person, has their respective Heirs and Assigns, shill Governor, Bailiffs, and and hold the same Lands, Shares, la Conference, Parts and Proportions, as fully and the Effaces subjectally as if the said Governor, Bailift i to the Inden- Confervators had executed respective the ture. thereof, subject nevertheless to such Dur the faid Judicature or Commissiones bi

Dispute.

nominated and appointed shall make to ing or concerning the Premisses, and subject to the Payment of all Tax be laid and imposed by Virtue of Taxes Arrest Act, and no other. And whereas to

upon Lands in are several Sums of Money amounting four thousand Pounds or thereabous Arrear for Taxes laid and imposed find nine and twentieth Day of September in Year of our Lord one thousand six hund fifty and eight, upon feveral Parts of t faid ninety-five thousand Acres, subject by this Act to the Judicature aforefaid, 1 for Penalties incurred for Non-payment the fame, by Virtue or Colour of fome



jected to their Judicature as aforesaid, to direct, order and decree, upon what Persons or Lands, the said Sums of Money so in Arrear for Taxes and Penalties as aforesaid, shall be charged, and the said Taxes and Penalties shall be accordingly levied upon such Persons or Lands, and in such Manner, and by such Ways and Means as shall be directed, ordered and decreed by the Judicature aforesaid, or any two of them; And as if such Direction, Order and Decree had been particularly hereby enacted.

XXIII. And whereas particular Persons Complaints and Parishes do conceive and alledge, That recited. the Draining of one Place bath drowned and made worse the Lands in other Places: And whereas divers Persons likewise do alledge and complain, That the said ninetyfive thousand Acres in many Places are not indifferently set out or allotted according to the Law made at Lynn in the sixth Year of the late King Charles, nor according to Agreement made with the Country; but in many Places greater Quantities have been taken from the Owners, Commoners, and Townships than ought to have been; and that some Lands have been taken as belonging to one Parish and County, which in Truth did belong to another; and in many Places the Allotments have been taken very inconvenient for the Townships, which ought not to have

been by the said Agreement: And whereas Without Prethe Draining aforesaid, and suture Main-judice to Natenance vigation.

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tenance of the said Great Level on to be without Prejudice to Navignin And because all Complaints which he been made, and all Prejudices which he been or shall be done to particular he lons, Parishes and Places, cannot by it Act be sufficiently provided for and a medied;

mmillig-'s. XXIV. Be it further enacted by the latothority aforesaid, That Sir John Ing. Knight, Sir Charles Mordant, Sir Nicklas L'Strange, Baronets, Sir William Hot Knight, Edward Pepis, Humphrey Beddings Nicholas Stileman, Esquires, for the Com of Norfolk;

Sir Nicholas Bacon, Knight of the Baib, in Lyonel Tolimach, Baronet, Sir John Dunconk, Knight, Sir Edmond Pooley, Knight, Sir Geng Reve, Knight and Baronet, Sir George Wenen, Knight, Thomas Waldgrave, Esq., for the Conty of Suffolk;

Sir Dudley North, Sir Thomas Went, Knights of the Bath, Levinus Bennet, En Robert King, John Pepis, Doctors of the Lan, Thomas Crouch, Francis North, Esquires for



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Sir William Dudley, Knight and Barooch Meurice Tresbam, Francis Kirkbam, Lewis Palner, Christopher Thursby, Francis Lane, George Irebam, Esquires, for the County of Northampton;

Sir Charles Hussey, Sir John Newton, Baronet, Sir Thomas Meeres, Sir Anthony Irby, Knights, Sir Anthony Oldfied, Baronet, Richard Brownlow, Daniel Rhodes, Esquires, for the County of Lincoln, shall be and are hereby made and constituted the present Commissioners for the Purposes herein mentioned.

XXV. And for the supplying the Number of To supply the Commissioners of the said respective Coun- Desects of Commissioties, in Case of Death or other Avoidance, or nere. Incapacity; Be it also enacted, That within three Months after such Death or Notice of such Avoidance or Incapacity of the remaining Commissioners of each respective County, of which such Commissioners who died or became incapable were, or the major Part of them, shall from Time to Time nominate and appoint, by Deed under their Hands and Seals, to be enrolled in Chancery, some other Person or Persons residing within the said County of which the said Commissioners who died or became incapable were, to be Commissioners in the Place and Stead of him or them so -dying or becoming incapable, which said Commissioners hereby constituted, or hereaster -to be constituted in Manner aforesaid, or any Seven or more

seven or more of them be, are and shall to hear Combe hereby authorized and impowered from plaints, Time to Time to hear and determine such Complaints, Controversies, Differences and U 4 Grie-

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Grievances as are in this Act expressed (re-

as is herein

expressed.

give Satisfaction for Lands, or Interest, made worle since May 6 Car.

Quality or Condition.

lating to, or concerning, or occasioned by the Draining and Maintaining the said Great Level) of any Parish or Township, or of any Person or Persons, as well within or without the said Level, in such Manner as is herein after expressed; And that the said Commissioners hereby constituted, or hereafter to be constituted in Manner aforesaid, or any seven or more of them, shall from Time to Time have Power and Authority, and are hereby required, at or before the eight and twentieth Day of ber 1666, to September which shall be in the Year of our Lord one thousand six hundred sixty and six, to give or make Satisfaction out of the said ninety-five thousand Acres, to such Parish or Township, Person or Persons, whose Lands or 1663, than in Interest therein, either within or without the faid Level, shall, after the first Day of May one thousand six hundred sixty and three, be made worse in Quality or Condition by the aforesaid Draining or Works, than they were before the Undertaking the Draining of the faid Level, in the fixth Year of the Reign our late King Charles of Blessed Memory, and proportionable to the Losses the Owners of or Persons interested in such Lands shall hereaster receive, by reason of their Lands being made worse in Quality or Condition by any such Works and Draining as aforesaid, and shall also have Power, at any Time within four Years from the four and twentieth Day of June in the Year of our Lord one thousand six hundred sixty and three, to alter, change and restore such Parts and

and Parcels of the said ninety-five thousand Restore Pro-Acres, as shall upon Complaint be found and portions set adjudged by the said Commissioners, or any out contrary to St. Ives's seven or more of them, to be unequally, un-Law. duly, or inconveniently set forth, by reason of any allotting either of greater Quantities, or as belonging to other Counties, Parishes or Manors, or in more inconvenient Places than they were formerly allotted and fet out by a Law of Sewers made at St. Ives the twelfth St. Ives. Day of October in the thirteenth Year of the Reign of King Charles the First, notwithstanding any Vesting of the said ninery-five thousand Acres, or any Part thereof in the King's Majesty, or in the said Governor, Bailiffs and Commonalty, or in any other Persons before-mentioned, or any Estates executed by them or any of them.

1920bided, and be it enacted, That ninety- Alterations by three Acres in Raveley and Upwood, seventy-six Commissioners Acres in Sotbery, forty-four Acres and one excepted.

Rood in Wicken, eighty-eight Acres in Cowfenn, two hundred eighty-two Acres in Beezling, and thirty-seven Acres in Upwell, set out to be enjoyed as Part of the said ninety-five thousand Acres since the making the said Law of St. Ives, in lieu of like Proportions altered and restored to the Country, shall be held and enjoyed by the said Corporation; subject nevertheless to the Trust in and by this Act declared, as to the said eightythree thousand Acres, Residue of the said ninetyfive thousand Acres; and shall set forth to the To set out faid Corporation, in Trust for the Participants other Proporor Adventurers, whose Proportion shall be so any Alteraaltered or exchanged in lieu of such Part as tions. thall be so altered, exchanged or restored,

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fuch other Proportions in fuch other Pas within the faid Level, as to the faid Commissioners, or any seven or more of then shall seem just and reasonable, according to the Proportions and Places which ought and men have been by Lynn and St. Ives Law aforem to be held and enjoyed of the Manor of Est Greenwich, to the End there may be no liminution of the faid ninety-five thousand Acres; And where it shall appear, upon Conplaint of the faid Corporation before the lai Commissioners or any seven or more of them, that any of the Proportions of the faid ninesfive thousand Acres heretofore fet forth to Fracis Earl of Bedford, his then Participants and Affigns, do fall fhort in the Quantity of Acts for which the same were set forth and allowed according to the faid Laws of Lynn and & Ives, the faid Commissioners or any seven or more of them shall, within the faid Term of four Years aforesaid, appoint the same to be Supplied and made up out of the Grounds where the fame was fo allotted to be fet forth, to make up the faid Proportion of ninety-five thousand Acres. And in Case the



mater, being a Branch of the River of Ouse, if it be consistent with the Draining, or in any of them, or such Drove-ways or Bridges Drove-ways within and without the said Level, as have been or Bridges, if made or caused to be made by the Adven-obstructed, inturers, and have been by them maintained, made worfe, unless there be some Agreement to the contrary, be or hereafter shall be interrupted, obstructed and made worse, that then the said Commissioners, or any seven or more of them, whereof the Vice-chancellor for the University of Cambridge, the Mayor of the Town of Cambridge, and the Mayor of the Town of King's Lynn, for the Time being, to be three, if they upon Notice lest at their respective Habitations shall think fit to be present, from Time to Time, shall and may decree the same Commissioners to be made good and amended, at the proper may decree to Costs and Charges of the said Corporation, the Charges of within a convenient Time as to their Judg-the Corporaments shall seem meet: And in Case it shall hap-tion. pen and so fall out, that the said Corporation shall neglect or refuse to repair and make good the same, according to the Order and Decree of the said Commissioners and within the Time limited by them, that then it shall and may be lawful to and for the said Commissioners, or any seven or more of them, by Warrant under their Hands and Seals attested, to tax the said Upon Refusal, ninety-five thousand Acres in such Sum and to tax the Sums of Money as in their Judgments shall 95000 Acres, for preserving seem meet, for the making, preserving and of Navigation, keeping the Navigation in any of the aforesaid as 6 Ca. Rivers, as the same was in the said sixth Year of the faid King Charles the First; which said Sum

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Sum or Sums of Money, so to be assessed or taxed by the Commissioners aforesaid, shall, within twenty Days next after Notice thereof given to the Governor or Treasurer of the said Corporation, be paid unto such Person or Perfons as the said Commmissioners shall nomi-Upon Refusal nate and appoint to receive the same. And in

to pay, may distrain upon 95000 Acres.

Case the said Governor or Treasurer of the said Corporation, after Notice so given as aforesaid, any Partof the shall refuse or neglect to pay the said Sum or Sums as aforesaid, That then the said Commissioners, or any seven or more of them, shall have full Power and Authority to impower the faid Person or Persons to levy the said Sum or Sums of Money by Distress or Distresses to be said ninety-five thousand taken upon the Acres, or any Part thereof, and to make Sale of the said Distress or Distresses so taken, and sell the same, and render the Overplus unto the said Governor or Treasurer, deducting the reasonable Charges for their Labour and Pains therein: All which said Sum or Sums of Money so to be taxed and levied by the Authority aforesaid, shall be expended and laid out in preserving and laid out to pre- keeping the said Navigation as aforesaid, and Serve Navigamaintaining the same according to the true Intent and Meaning of this Statute, and not otherwise. And the said Commissioners, or any seven or more of them, are also hereby impowered and authorized, within the Space of four Years from the four and twentieth Day of June in the Year of our Lord one thousand six hundred sixty and three, to ascertain and divide the Precincts and Boundaries of such Parts of the said respective Counties, Lordthips,

To ascertain Bounds of Counties,

Gr.

Money to be

tion.

Manors and Parishes within the said bel, as have been by and fince the Undering defaced and made obscure, or by some er Means remain uncertain and hard to be and out, and shall set down such Bounds and visions in Writing, by such Marks, Boundaand Descriptions as to them shall seem eet, and shall certify the same under their Certify into lands and Seals in the High Court of Chan- the Chancery. Arry, according to which Division of the said commissioners, or any seven or more of them, The Extent of the said respective Counties, Lordships, Manors and Parishes in such Places To bounded and divided, shall for ever after the said Certificate be deemed to be and none Nother: And in Case the Quantity of eight If 8000 Acres thousand Acres lying together or near toge-drowned ther, or any greater Quantity of Ground twelve lying together, or near together within the Months, the said Level, shall become drowned, and fo continue for the Space of twelve Months together, That then it shall be lawful for the said Commissioners for the Time being, Commissioners or any seven or more of them, from Time to may lay Taxes Time and at all Times, to affess Taxes or upon the Sums of Money upon the said ninety-sive 95000 Acres, thousand Acres, for the raising Money for draining the same again, in such Proportion as they, or any seven or more of them, shall think fit, together with a Penalty for not paying the said Taxes, the said Penalty not exceeding a third Part of such Tax.

XXVII. And for Default of Payment of Sequester for the said Taxes or Sums of Money and Penal-Non-payment ties, Be it enacted, That the Lot and Share of such Participant or Adventurer of and within the

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the faid ninety-five thousand Acres, as he be in Arrear for the faid Tax, Sum of Mone or Penalty, and unpaid by Space of the Months next after the Day appointed for he ment by the faid Commissioners, or any ven or more of them, or to much them a they shall think fit, shall be sequestered a the faid Commissioners, or any seven or mor of them, for or rowards the Payment of in Tax, Sum of Money, or Penalty so in A rear, reftoring the Overplus of the Money, in which such Lot or Share or any Part there shall be sequestered, if any be: Which Seed tration shall be made in Writing under to Hands and Seals of the faid Commissioner for the Time being, or any feven or more if them.

particular venumers rained.

AXVIII. Destribed always, and be a enacted by the Authority aforesaid, That in Case the said Governor, Bailiss and Corportion constituted by this Act, shall neglect or result to pay such Tax or Taxes and Penaltic, Sum or Sums of Money, as shall from Time to Time hereafter be taxed and imposed by the said Compussioners before passed or to be

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Taxes and Penalties so assessed and imposed as asoresaid, That then the said Governor, Bailists and Corporation, immediately from and after Notice to him or them given thereof, shall assess and tax the whole ninety-sive thousand Acres for the Satisfaction and Payment of the Tax, Taxes and Penalties, Sum and Sums of Money, and all Damages, that such Person or Persons, his or their Tenant or Tenants hath or have paid, born or sustained as aforesaid.

XXIX. AND be it further enacted by the For Default of Authority aforesaid, That if the said Gover-Payment, Acnor, Bailiffs and Corporation shall not, within against the fix Months next after Demand made by such Corporation. Person or Persons, his and their Heirs, Executors and Administrators, whose own, or Tenant or Tenants Goods and Chattels shall be distrained or sold, or Lands sequestered as aforesaid, pay and satisfy unto him or them fuch Sum and Sums of Money, and Damages, as he or they, or his and their respective Tenant or Tenants have respectively paid, born and sustained, that then and from thenceforth such Person and Persons, his and their Heirs and Assigns, shall and may bring his and their Action or Actions of Debt in any of the King's Majesty's Courts at Westminster, against the said Governor, Bailiffs and Corporation, for the Recovery thereof, and by Virtue of this Act shall recover the fame, and be allowed Costs of Suit expended therein.

Authority aforesaid, That the Commissioners so Witnesses.

so constituted or to be hereafter constituted aforefaid, or any feven or more of them, is the better Execution of the Powers hereby & ven, shall and may inform themselves by the amining Witnesses upon Oath, which hereby they, or any feven or more of them, shall have Power to administer due Execution of all, ever or any the Powers or Authorities hereby given them, and for the doing Justice therein a cordingly.

p Committiorn.

XXXI. Provided always, That the fail ers to aft till Commissioners and every of them, before he or they take upon him or them the Execution of any the Powers or Authorities hereby given them, other than the Administring the Oah following to one another, which they hall have Authority by this present Act to administer to one another, shall take the Oath following (viz.)

> I A. B. shall and will, without Favour or Affection, Hatred or Malice, truly and impartially, according to the best of my Skill and Knowledge, execute and perform all and everythe Powers and Authorities established by this Ast of



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rhereafter to be constituted as aforesaid, or of any seven or more of them respectively, purfuant to the Powers and Authorities by this Act given, shall be final; and that the first Time and Place of their Meeting shall be at or before the two and twentieth Day of September in the Year of our Lord one thousand

fix hundred fixty and three, at Ely.

XXXIII. And that afterwards the usual Places of Places where the said Commissioners shall sit Commissioners to hear, order and determine the Matters to Meeting. them referred by this Act, shall, from the nine and twentieth Day of September to the fix and twentieth Day of March in every Year, be at the Town of Huntingdon; and, from the five and twentieth Day of March till the thirtieth Day of September in every Year, be at Ely, unless the said Commissioners hereby constituted, or hereafter to be constituted as aforefaid, or any seven or more of them, shall appoint some other Place or Places, being a Market Town or Towns; And the faid Commissioners, or any seven or more of them, shall, by Warrant under their Hands and Seals, declare the Places and Times of their After-Publish their meeting, which Warrant shall be published in Meeting a the open Market of such respective Places Month besore, where they last sat, between the Hours of twelve and two, upon some Market Day, one Month at the least before the said Time or Times of Meeting; To the End all Persons concerned may have sufficient Time and Notice to make their Appearance before them upon any Cause of Complaint, or other Occasion; And shall have Power and Authority, X

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thority, by Warrant under the Hands and Seals of any seven or more of them, to summon Parties and Witnesses to appear before them.

Commissioners Bounds of their Counties.

XXXIV. Provided, That none of the not to vote in said Commissioners hereby constituted, or hereafter to be constituted as aforesaid, shall vote or give his Judgment or Determination in any Matter or Thing which concerns the Division or Bounds of the County, of or for which he is appointed Commissioner.

> XXXV. Provided also, That no Person who hath any Part, Share or Interest in Possession, or Reversion of or in any Manors or Lands within the said Level, shall be a Com-

missioner.

XXXVI. And in Case of Descent, Gift, Devise or Purchase of any such Part, Share or Interest to or by any of the said Commissioners, It is hereby declared and enacted, That immediately after such Descent, Gift, Devise or Purchase to or by any such Commissioner, the said Descent, Gift, Devise or Purchase shall be an Avoidance of his being a Commissioner; and shall make him be incapable of being again nominated or appointed a Commissioner, whilst his Interest doth remain.

Make Satisfaction for Lands pejorated by new Works.

XXXVII. Diovided also, and the said Commissioners for the Time being, or any seven or more of them, shall from Time to Time and at all Times have Power and Authority to give and make Satisfaction, out of the ninety-five thousand Acres, to such Person or Persons whose Lands or Interest therein (by any new Works hereafter to be made by the said Corporation without the said Level, for conveying of the Waters of the said Level

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y convenient Outfalls to the Sea) shall be made vorse in Quality, Condition or Value, than hey were before the said Undertaking in the aid fixth Year of the said late King Charles, proportionable to the Loss and Damage the

Parties shall receive thereby.

XXXVIII. And to the End that the Own-Owners of Wastes may ers of the Commons and Wastes in the said improve. Level, and other Towns, Parishes and Places anto which the Works aforesaid or any of them. do extend, may improve the same by making Divisions and Inclosures; Be it provided and enacted by the Authority aforesaid, That it shall and may be lawful for any Person or Persons, Body Politick or Corporate whatfoever, their Heirs and Successors, that are or shall be Lords of Manors, or have or shall have Right of Common in the said Wastes, to improve, set out, inclose, divide and sever such Proportion or Proportions as to them shall or may severally or respectively belong or appertain, or be adjudged and allotted out of the said Commons and Wastes within the said Level, or within any Town, Parish or Place into which the Works aforesaid or any of them do extend; and to hold such Proportion in Severalty at all Times of the Year; and all Differences that shall arise concerning the Boundaries of the Wastes, Rights of Common, Approvements, Allotments, Divisions and Inclosures, shall from Time to Time and at all Times be determined, adjudged and finally ended by the said Commissioners for the Time being, or any seven or more of them, upon their View, or Examination of Witnetles upon View or Exa-

Oath, mination of Witnesses,

Oath, which they are hereby authorized to

administer, or upon both, and hearing of the

Parties concerned, by their Adjudication under

their Hands and Seals in Writing, which De-

termination and Judgment being certified into

to be certified into the Petty Bag.

Tenures as formerly.

Sutton Mondlands.

the Petty Bag, there to be filed and kept on Record, shall be final and conclusive unto all Parties: And the Allotments, Divisions and Proportions, so adjudged or decreed to be held by the said respective Persons to whom they are so set out, shall be held by him or them, and his and their Heirs, Executors and Assigns respectively, according to his or their Tenure or Tenures, Estate, Title or Interest they had in the Manors, Tenements and Lands, for which they claimed the said Proportions of PayRents, &c. Common as aforesaid; Paying such Fines and Rents, and doing fuch Services in Proportion for the same, as by Custom or otherways they are to pay or do, and do for the Manors, Tenements and Lands for which they claim the same Proportion, having such Respect to the yearly Values of the one and the other, as shall (if Need so require) be limited by seven or more of the Commissioners.

> XXXIX. Provided also, and be it enacted, That it shall and may be lawful to and for such Person and Persons (as were heretofore Owners of the one hundred seventy-five Acres in Sutton, North and South Meadland in the faid Isle of Ely, set out by the said Law of St. Ives, as a Recompence for draining the whole North and South Meadlands, containing about one thousand Acres,) their Heirs or Assigns, to sue and implead before the said Com-

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nmissioners or any seven or more of them, Owners and Occupiers of the faid North South Meadlands, or elsewhere within the Great Level, to draw them into Contribun for their several and respective Proportions the faid North and South Meadlands, toards the faid one hundred feventy-five Acres: = nd the said Commissioners, or any seven or ore of them, shall thereupon adjudge and ecree unto the faid Owners of the faid one Loundred seventy-five Acres, or such of them s they shall think fit, and to their Heirs and Affigns, fuch Recompence and Satisfaction, rither in ready Money, yearly Rent or Land, pout of the Residue of the said North and South Meadlands, as to the faid Commissioners, or any feven or more of them shall feem meet, to be held and enjoyed by the faid Owners of the faid one hundred feventy five Acres, their Heirs and Affigns.

XL. Provided always, and be it enacted, Londoners
That it shall and may be lawful to and for Sir Fen.

Fahn Watts. Knight, and others who derive

John Watts, Knight, and others who derive any Interest under the Drainers of that Fen called Londoners Fen, his and their Heirs and Assigns, to sue and implead all and every Person and Persons, their Executors and Administrators, that have taken and received the Rents and Profits of his or their Share and Proportion of Londoners Fen, remaining from the Share and Proportion allotted and set out by the said Law of St. Ives, since the said Level was adjudged drained, and to sue for and recover the same in any of his Majesty's Courts at Westminster; And also that it shall and may

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be lawful to and for the faid Sir John W. and the Participants aforefaid, his and Heirs and Affigns, heretofore Owners of several Proportions in Londoners Fen, & by St. Ives Law for the Adventurers Rem pence for Draining the Low Grounds is is well, Outwell, and Welney, to purfue and in fecute before the faid Commissioners, or a feven or more of them, their Claim, and is for Relief against the Owners or Occur of the fenny and low furrounded Grounds in in Upwell, Outwell, and Welney aforesaid, white Grounds did not all contribute, or not in the Proportion, to the faid ninety-five thous Acres, to draw them into Contribution in be of the said Sir John Watts, and the Paris pants aforefaid, and thereupon the faid Covmissioners, or any seven or more of them, a hereby impowered to adjudge and decree mi the faid Sir John Watts, and the Participant aforesaid, his and their Heirs and Assigns, in Proportion out of the faid Grounds, who have not equally contributed as aforefaid, an the faid Commissioners, or any feven or mon, hall ben meet

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accustomed for the Avoidance of Water through the same into the River South-Eae, as if this Act had never been made.

XLII. Provided always, and be it enacted Bodies Politick by the Authority aforesaid, That it shall and to demise. may be lawful to and for every Archbishop, Bishop, Dean and Chapter, and all Colleges and Halls in either University, and all Bodies Politick and Corporate, who are or shall be-Lords of Manors, or have or shall have Right of Soil or Common in the Wastes within this faid Level, or within such other Towns, Parishes and Places into which the Works of the Draining aforesaid do or shall extend, and who are by this Act impowered to improve, set out, inclose, divide and sever such Proportion or Proportions, as to them shall or may respectively belong or appertain out of the said Commons and Wastes within the said Level, to demise, by Indenture, all and every the said such Proportion or Proportions, as to them shall or may respectively belong or appertain out of the said Commons or Wastes within the faid Level, which have not by express Words, and under any particular Rent, been at any Time formerly demised for any Term or Number of Years not exceeding one and twenty Years, so as upon every such Demise or Lease be reserved the fourth Part of the true yearly Value, to be ascertained by the Commissioners aforesaid, or any seven of them, due and payable yearly during the said Term, to him or them, and his and their Successors.

XLIII.

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Ar. Chichely. XLIII. Provided always, and be it declared by and with the Consent of all Parties concerned, That neither this Act, nor any Thing therein contained, shall extend or be construed to extend to alter the Possession of Thomas Chicheley, Esq; of or from six hundred seventy-one Acres, Parcel of the Lot now claimed to belong to the said Trustees of Henry late Earl of Arundel and Surry, and two hundred thirty-one Acres, Parcel of the Lot now claimed to belong to the said Sir William Terringham, or from any Part thereof, by him the faid Thomas Chicheley now enjoyed under Purchasers by Sales, for Non-payment of Taxes upon the Dispute between the old and new Adventurers; but that the said Corporation shall execute Conveyances of the said respective Proportion unto the said Thomas Chicheley, his Heirs and Assigns; any Thing herein contained to the contrary thereof in any wise notwithstanding.

Rights of Lords for Waises, &c.

XLIV. Provided always, and be it enacted, That all such Right or Rights, as any Lord or Lords of any Manor or Manors, Liberties, Hundred or Half-hundred, have heretofore had within their respective Manor or Manors, Liberties, Hundred or Halfhundred, within or without the said Level, to Waises, Strays, Felons Goods, Privileges of Arrests, Escheats, and all other Royalties, not prejudicial to the Draining, be hereby saved to them, their Heirs, Successors and Assigns, severally and respectively; any Thing in this Act to the contrary thereof notwithstanding.

XLV.

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XLV. Provided always, That this Act, Waldersea; or any Thing therein contained, shall not be interpreted to infringe or any Way to weaken an Act made the fourth Year of the Reign of King James, intitled, An Act for the Draining of certain Fens and Low Grounds within the Isle of Ely, subject to Hurt by surrounding, containing about six thousand Acres, compassed about with certain Banks commonly called and named the Ring of Waldersea and Coldham; but the said Act shall stand in full Force and Virtue; any Thing in this present Act to the contrary notwithstanding.

XLVI. Provided also, That whereas Lands cut? divers Lands, in and near adjoining unto the faid Great Level, have been cut through for the better conveying of the Waters from the same, and for upholding or repairing the Banks and Works there, without making Satisfaction to the respective Owners of the said Lands, for the Damage they have sustained by such, Cutting, Be it further enacted, That the said Commissioners for the Time being, or any seven or more of them, upon Complaint to them made of such Damage sustained as aforefaid, without Recompence for the same, shall be and are hereby impowered to award and decree fuch Recompence and Satisfaction to the Party and Parties grieved, according to their respective Damages sultained by such Cutting, as to the said Commissioners for the Time being, or any seven or more of them, shall be adjudged reasonable, the said Recompence and Satisfaction to be made and given by the said Corporation within six Months next after fuch

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such Award or Decree made; and in Default thereof the said Commissioners, or any seven or more of them, shall and may and are hereby impowered to rate and tax the said ninety and five thousand Acres, and to distrain thereupon for the Payment of such Rate or Tax, and the Distress taken thereupon to sell or dispose as they shall think fit, (rendering the Overplus, if any be, to the Owner) for the Payment and Satisfaction of such Monies and Damages as shall be so awarded; any Thing in this Act to the contrary thereof notwithstanding.

arons of the xchequer.

'o distrain.

XLVII. Provided nevertheless, That in Case the Judicature hereby established shall not, within twelve Months from the first Day of August next, hear and determine all the Matters by this Act to them referred concerning the faid ninety-five thousand Acres, all and every such Person and Persons whose Complaints shall be then undetermined, may make their Applications to the Barons of his Majesty's Court of Exchequer, who are hereby established a Court of Judicature, and sufficiently authorized to hear and determine all such Controversies and Differences between the said Parties in as large and ample Manner, to all Intents and Purposes, as the Judicature hereby established might have done, and such Judgment, Order or Decree of the said Court of Exchequer shall be in all Things observed, and be effectual as if the said Barons had been made the only Judicature by this Act.

XLVIII. Provided always, and be it ooo Acres, enacted by the Authority aforesaid, That the Lesses of the King's Majesty, his Heirs and Succes-

ffees of the pable of ections.

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Successors of the faid ten thousand Acres, or of any Part thereof, and the Assigns of such Lessees, and every or any of them, shall be capable to be elected and chosen into the Office or Place, Offices or Places of Governor, Bailiffs and Conservators aforesaid, and to vote in such Elections and Choice, and in all other Matters, as fully to all Intents and Purposes as any other Members of the Corporation, Owners of any Part of the said ninety-five thousand Acres, may be elected and chosen, vote in such Election and Choice, or in any other Matter, so as such Lessees and their Assignees respectively have and be Lessees or Owners of double the Quantity or Number of Acres, Parcel of the said ten thoufand Acres, as by Virtue of this Act is required to qualify any Person to be elected and chosen into the Office or Place of Governor, Bailiff or Conservator respectively, and to vote in such Elections and Choice, or in any other Matter touching the said Level, and so as such Leases or Assignments they claim by be entered with the Register; any Thing before in this Act to the Contrary notwithstanding.

xLIX. Problet always, and be it Mr. Offley enacted by the Authority aforesaid, That may sue. this Act shall not extend to impeach or make void any Obligation given to David Offley, Gentleman, conditioned for his quiet Enjoyment of a certain Parcel of Land purchased by him in the said Level, but that the said David Offley may sue and prosecute his several Action or Actions upon the said Obligation,

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gation, as if he had been evicted or removed from his Estate therein by due Course of Law.

rporation t to be arged for eaches,

L. And be it further enacted by the Authority aforesaid, That if any Breaches happen in any of the Banks, Sasses, Sluces, Tunnels, or other Works within the said Great Level, or in any the Works made without the faid Great Level, for carrying the Waters of the said Great Level to their Outsall at Sea, by reason of some inevitable Accidents, the same shall be repaired and made good in convenient Time, by and at the Charges of the faid Corporation and their Successors; but no other Charge shall be laid upon the said Corporation or their Successors, for or in respect of such Breaches, nor for or in respect of any Breaches that have happened heretofore in any of the said Banks, Sasses, Sluces, or other Works; nor shall the said Corporation be inforced to give to any other Person any Recompence for any Loss or Damage which hath or shall happen, by reason of their making necesfary and sufficient Banks for the defending of the said Level from being overflown, and for the leading of the Waters of the faid Level in their Channels as now they run unto their Outfall at Sea.

or for maing Banks.

xchanges.

LI. Provided nevertheless, and be it enacted, That where any Participant under Francis Earl of Bedford, or the Heirs or Assigns of any such Participant, hath exchanged his or their Share or Lot of the said ninety-five thousand Acres, or any Part thereof, for any other Lands, Parcel of the said ninety-five thousand

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thousand Acres, which were claimed and held under such pretended Sales for Non-payment of Taxas since one thousand six hundred forty and nine, It shall and may be lawful to and for such Participant and Participants, and his and their Heirs and Assigns, to enter again upon the same Lands so given in exchange, and to have and retain the same in his and their Possession; any Thing in this Act to the contrary notwithstanding: Subject nevertheless in all Things to such Judgment and Determination as the Judicature hereby constituted shall make concerning the same.

LII. Provided always, That no ascertain-Divisions only ing or dividing of the said drained or new im- to subject the proved Lands by the said Commissioners as Bounds to Ecasforesaid, shall conclude the King's Majesty, diction.

his Heirs, Successors, or Assigns, or any other Person or Persons, as to the Bounds of Parishes, to any other Intent or Purpose than subjecting the same to Taxes and Contributions, and Episcopal Jurisdictions, and not as to the Right of Tithes or any other Purpose what-soever, nor shall be, or be used in Evidence concerning the same.

LIII. Provided also, and be it further Disturbers of enacted by the Authority aforesaid, That if Inclosures forany Person or Persons having Right of Comfeit 201. &c. mon in any of the Manors, Wastes, Commons or Lands within the said Great Level of the Fens called Bedford Level, or any other Person or Persons whatsoever, at any Time after such Division or Inclosure made or set out as aforesaid, shall break, throw down, disturb, obstruct, or by any Means hinder or lay open the

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the faid Improvements and Inclosures, at a or after the making thereof, or the Heigh Ditches or Fences of the same, or any ha thereof shall destroy, and shall be thereof on victed by two credible Witnesses upon 0a before two Justices of the Peace of the Conty where such Disturbance or Destruction [h] be made, every fuch Person or Person is convicted as aforefaid, shall forfeit for every fuch Offence the Sum of twenty Pounds to be levied by Distress upon the Goods and Chattels of every fuch Offender or Offender, by Warrant under the Hands and Seals of the faid Justices of the Peace before whom such Conviction shall be made, the one Moiery to the Informer, and the other Moiety to such Person or Persons against whom the said Osfence is or shall be committed; or for Want of fuch fufficient Diffress, the Offender shall be committed to the House of Correction, or Common Gaol, for three Months, without Bail or Mainprize, at the faid Justices Discretion.

fier August LIV. Doublet always, and it is hereby 568, not to enacted and declared by the Authority aforetaxed above faid, That from and after the first Day of Au-



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eighty-three thousand Acres hereby vested in the said Corporation, shall not amount unto so much in Proportion as two Shillings an Acre, according to the Proportion for each Acre; Then a proportionable Abatement shall be made out of the said two Shillings per Acre, which shall be charged yearly by an equal Rate upon every Acre of the said ten thousand Acres, and the said two thousand Acres according to the Rate imposed upon every Acre of the said eighty-three thousand Acres, whether the same shall be affessed by an Acre-tax or a Pound-rate, or by any other Way; any Thing herein contained to the contrary notwithstanding.

LV. And it is further declared, that the Not to conaffesting, laying, and levying of Taxes up-clude on the on the said ten thousand Acres, or upon the Tax.

faid two thousand Acres, or any Part thereof, after the said sirst Day of August which shall be in the said Year of our Lord one thousand six hundred sixty and eight, by the Way of an Acre-tax, shall not extend nor be interpreted or construed to extend to compel or conclude the said Corporation to asses, lay or levy any

Tax or Taxes upon the said eighty-three thoufand Acres hereby vested in the said Corporation, or upon any Part thereof, by the Way

of an Acre-tax.



Anno Regni CAROLI II.

REGIS

Angliæ, Scotiæ, Franciæ & Hiberniæ,

VICESIMO.

At the Parliament begun at Westminster the eighth Day of May Anno Domini 1661, in the thirteenth Year of the Reign of our most Gracious Sovereign Lord CHARLES, by the Grace of God, of England, Scotland, France and Ireland King, Desender of the Faith, &c.

And there continued by several Prorogations to the tenth Day of October 1667: From whence it is continued by Adjournment made the ninth Day of May 1668 to the eleventh Day of August next following.





Anno XX.

LAROLI II. Regis.

In Act for the Taxing and Affessing of the Lands of the Adventurers within the Great Level of the Fens.

HEREAS by an Act made Recital of in this prefent Parliament, en-15 Car. 2. tituled, An Act for fettling the Draining the Great Level of the Fens called Bedford Level, It is amongst other Things enacted, That the Governor, Bailiffs and Confervators of the Corporation in the faid Act mentioned, and by Virtue of the same from Time to Time to be elected and appointed, for the Time being, or any five or more of them, (whereof the Governor Powers given and Bailiffs for the Time being, or any of them, by 15 Car. 2. to be two) should and might from thenceforth to lay Taxes. use the Power and Authority of Commissioeners of Sewers within the faid Great Level, a nd

Said Powers executed.

as the Lands

differ in Va-

lue.

and from Time to Time lay and impose Taxes upon the ninety-five thousand Acres within the said Level in the said Act mentioned, for the Maintenance and Preservation of the same, as by the said Act appeareth: And whereas since the making of the said Act, the Governor, Bailiss and Conservators of the said Corporation, in Execution of the Power and Authority thereby to them given, have laid and imposed Taxes upon the said ninety-five thousand Acres, for the Purposes by the said

Act specified and appointed, wherein they have Wherein Cor- proceeded by Way of an Acre-tax, at a cerporation have tain Rate by the Acre, and have inforced the proceeded by

Payment of the same after that Manner, to an Acre-tax, to the Damage the great Damage of divers of the Adventurers, of Adventurers and Participants, for that the said ninety-five

> thousand Acres are not only much different in the natural Richness and Barrenness of their Soil, but likewise some Parts of the said Lands

> are, by frequent Inundations and otherwife, exceedingly pejorated and made worse, and the

Corn, Hay, Seed or Grass thereupon often de-. stroyed; yet the same Lands are equally taxed

with the best and most secure Lands in the said Level as aforesaid; the which said Way of

raising Draining-taxes upon the said ninety-

five thousand Acres, by an equal Acre-rate,

For remedy-hath been found to be inconvenient; And for removing the said Inconvenience, the said Go-

vernor, Bailiss and Conservators have of late have taxed by

proceeded to a more indifferent Way of taxing Acre tax of of the said ninety-five thousand Acres, (that is

five Sorts, on to fay) by a gradual Acre-tax of five Sorts,

83000 Acres, upon eighty-three thouland Acres, Part of the and by a Mesaid

dium on 12000 Acres.

ing which

a gradual

Corporation

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said ninety-five thousand Acres, and by a Medium of the twelve thousand Acres, Residue of the said ninety-five thousand Acres: And to the Intent that Encouragement may be given for the better improving of the said ninety-five thousand Acres, and that a constant and certain Way of taxing may be continued and established for the suture;

Be it enacted by the King's most excellent Enacled that Majesty, by and with the Advice and Assent for the suture of the Lords Spiritual and temporal and on the 83000 Commons in this Parliament assembled, and Acres, Part of by the Authority of the same, That all Taxes the 95000 hereafter to be set and imposed for the Main-Acres, for tenance and Preservation of the said Great Le- Maintenance of Great Level vel, are hereby appointed and declared to be be according from Time to Time assessed and taxed by the to a gradual said Governor, Bailiss and Conservators, or Acre tax of their Successors, or any five or more of them, different Sorts whereof the said Governor and Bailiss for the and according Time being or any of them to be two, upon to the respecthe said eighty-three thousand Acres, Part and tive Values. Parcel of the said ninety-five thousand Acres, by a gradual Acre-tax of different Sorts and Values of Lands; the which said gradual Acretax fet as aforesaid, and all future gradual Acre-taxes to be ser, shall be received, paid and levied, with like Penalties in the faid recited Act provided for Non-payment of Taxes, by such and the like Ways and Means as by the said recited Act are provided for to be paid and levied; and the said eighty-three thousand Acres for raising of Taxes for Support and Maintenance of the Great Level, are not to be rated or assessed otherwise, or in any other Y_3 Manner

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Manner than according to a gradual Acre-tax of different Sorts and Degrees, and according to the respective Values and Rates thereby set and rated, and to be fet and rated as is hereafter appointed upon the said eighty-three thousand Acres; any Law, Statute or other Thing to the contrary thereof in any wise notwithstanding.

12000 Acres Refidue of 95000 Acres, when the are taxed for 6110l.7s.1d. Halfpeny, to be taxed at 1 s. 3 d. per Acre, and so

and whereas the said twelve thousand Acres, Residue of the said ninety-five thousand Acres, are by the said gradual Acre taxed towards whole 95000 the raising of the Sum of six thousand one hundred and ten Pounds seven Shillings one Peny Halfpeny, are rated and taxed at one Shilling three Pence per Acre, being a Medium as if the whole ninety-five thousand Acres had been rated, taxed and affessed at fifteen in Proportion. Pence per Acre; Be it further enacted by the Authority aforesaid, That when and so often as a Tax of the said Sum of fix thousand one hundred and ten Pounds seven Shillings one Peny Halfpeny, shall be taxed and assessed upon the said ninety-five thousand Acres, That then the said twelve thousand Acres shall be rated, taxed, and affessed by the said Governor, Bailiffs and Conservators, and their Successors, or any five or more of them, whereof the said Governor and Bailiss, or any of them, to be two, at fifteen Pence the Acre, and according to the Proportion for the raising of any greater or lesser Sum than six thousand one hundred and ten Pounds seven Shillings one Peny Halfpeny, to be received, paid and levied, together with Penalties, in such and the like Manner as the Taxes set and imposedor to be set and imposed upon the said eightythree thousand Acres, are by this Act provided for to be received, paid and levied. And be it further enacted and declared by the Authority aforesaid, That no Taxes to be set Taxes not to by Virtue of this Act, shall be set or imposed be set but up-upon the said ninety-five thousand Acres by day, Thursday the said Governor, Bailiss and Conservators, and Friday or their Successors, or any five or more of next after the them, but upon Wednesday, Thursday and Fri-first Sunday in day next after the first Sunday in April, or some April. or one of them three Days yearly for ever, and not at any other Time; any Law, Custom, or Usage to the contrary thereof notwithstanding.

And whereas by the said recited Act, it is Sales for Nonamongst other Things provided, That Sales payment of for Non-payment of Taxes shall be made at Ely on Wed-'Ely upon Wednesday and Thursday in Whitsun nesday, Thurs-Week yearly, the which Season is found to be day and Friinconvenient: For Remedy whereof, Be it day after the further enacted by the Authority aforesaid, first Sunday in April. That from and after Whitsun Week, which shall be in the Year of our Lord one thousand fix hundred sixty-eight, those Days for Sales shall be altered and changed unto the said Wednesday, Thursday and Friday after the said first Sunday in April in every Year, and all other Matters and Things concerning or relating to Sales for Non-payment of Taxes, by the said fecited Act provided, are to stand in Force Serjeant at Mace, by Preand to be observed with this; That the Ser-cept under jeant at Mace of the said Great Level shall Corporation from Time to Time, by Precept under the Seal, to deliver Seal of the Corporation of the said Great Possession of Y 4

Lands fold for Level, Non-payment of Taxes.

Corporation to affix the Seal to fuch Precepts.

Level, in Nature of a Writ of Habere fac possessionem, at Common Law, deliver Possession unto such Person or Persons as shall purchase any Part of the said ninety-five thousand Acres for Non-payment of Taxes; And the said Governor, Bailiss, and Conservators are hereby required and authorized to affix the Seal of the said Corporation, from Time to Time, to the Precept or Precepts, at the Charge of the Parties requiring the same; any Law, Statute, Usage or Custom to the contrary thereof in any wise notwithstanding.

That 83000 Acres may be more equally taxed, Commillioners appointed to furvey and value the same, and dinot under the Number of feven Sorts and Degrees. To tax the fame in Schedules to be returned unto the FenOffice. This to be

and to the End that the said eighty-three thousand Acres may be more equally taxed by a gradual Acre-tax, not under the Number of seven Sorts; Be it further enacted by the Authority aforesaid, That Edward Partberiche, Esq; Samuel Fortrey, Esq; Richard Mariot, Esq; John Mingay, Jonas Moore, Peter Diagest the same mond, Esquires, Anthony Hammond, Esq. Mark le Pla, Gent. and John Bridgeman jun. Gent. or any three or more of them, are hereby constituted and appointed to be Surveyors and Valuers of the said eighty-three thousand Acres, and are, within twelve Months next after the passing of this Act, to digest the said eightythree thousand Acres into such Number of Sorts or Degrees of Land not under the Numdone on Oath. ber of seven Sorts and Degrees; and to rate and tax such Degrees, and digest the same into Schedules in Writing, and make Returns thereof upon their Oaths into Office; the Form of which said Oath shall be, (viz.)

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A. B. do swear, That according to the best of Form of Oath my Skill and Knowledge, I will faithfully distered to be administed to be administe

The which said Oath the said Governor, Corporation Bailiffs and Conservators, or any three or more to administer of them, are hereby authorized to administer, Oath, to pay and also to allow unto the said Surveyors, or Valuers for Valuers, such reasonable Charges for their Tra-their Trouble. vel and Pains therein as they shall think fit; And after the same are returned into the said Returns made Fen Office, and there publickly set up, which into the Fen faid Return is hereby enacted to be made Office to be within one Month after the Survey taken, and publickly the several Valuations by the Parties to that Purpose by this Act appointed and agreed upon, and all Parties agrieved may take their parties agriev-Exceptions within thirty Days next after the ed may take same are set up; And within forty Days next Exceptions. after such Exceptions taken, may appeal for and appeal to Relief unto the said Governor, Bailiss and the Corpora-Conservators, or any five or more of them, for altering the said Schedules in the Rates and Values complained of, so as the Parties appealing shall prosecute the said Appeal within the faid forty Days, and not at any Time after: And in Case the said Governor, Bailists and Conservators shall not, within the said forty Days relieve

diffatisfied with the Judgment of the Corporation,

If Parties are relieve thesaid Parties grieved, or if the said Parties shall not besatisfied with the Determination of the said Governor, Bailiss and Conservators, that then the faid Parties may appeal unto Sir Henry North, Baronet, Sir Levinus Bennet, Baroner, Sir Robert Brook of Yoxford, Knight,

of Appeal,

may appeal to Sir Edmond Pooley, Knight, Henry Williams, Commissioners Robert Apreece, Richard Naylor, Humphry Orme, Morris Tresham, Laurence Oxborough, Henry Farrer junior, Edward Barber, Matthew Wren, Thomas Marsh, Henry Fitch, Doctor of Laws, Thomas Steward, Anthony Fisher, Matthias Tayler, John Towers, Esquires, and Burrage Martin, Gent. or any three or more of them, who are hereby constituted and appointed Commissioners of Appeal to hear and determine such Complaints, and to give Relief who are em- therein as they shall see Cause, and to award powered to de- Costs to either Parties as they shall see Cause, the which faid Costs may be recovered by.

Action of Debt in any of his Majesty's Courts

of Record at Westminster, wherein no Essoign

or Wager of Law shall be allowed; which

termine and award Colls.

faid Appeals to the Commissioners shall be duly prosecuted by the said Parties grieved within two Months next after the Expiration of the forty Days, and not at any Time after; the Schedules with which said Schedules with the Alterations, if Alterations any shall be made by the said Corporation made by Corwherewith the Parties shall rest satisfied, or by poration, or Commissioners the Determination of the said Commissioners of Appeal, are hereby confirmed, and shall of Appeal hereby con-

firmed and roade a Rule for taxing 83000 Acres.

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be a constant Rule and Foundation for the rating and taxing of the said eighty-three thoufand Acres for the future, for Maintenance and Preservation of the Works made and to be made within or without the faid Great Level of the said Fens; And that the said Governor, Corporation Bailiffs and Confervators, nor their Succession to tax fors, nor any of them, shall tax or assess the said otherwise then eighty-three thousand Acres, otherwise than by Schedules. and according to the said Schedules to be returned or confirmed as aforesaid; And it is declared that the said twelve thousand Acres, Residue 12000 Acres, of the said ninety-sive thousand Acres, shall Residue of be rated and taxed by a Medium towards all to be taxed by Taxes hereafter to be laid, as by the said Tax a Medium. made the said twentieth Day of June is pro-

vided, and not otherwise.

And it is hereby further enacted, That a Tax of 6110%. Tax, of the said Sum of six thousand one hun- peny to be dred and ten Pounds seven Shillings one Peny set in Whitsun Halfpeny, shall and may be set by the said Week next on Governor, Bailiffs and Conservators, or any 83000 Acres, according to five or more of them, in Whitsun Week next, five Degrees, upon the said eighty-three thousand Acres, ac- on 12000 cording to the said gradual Acre-tax of five Acres, at Degrees, upon the said twelve thousand Acres, at fifteen Pence per Acre; and for Nonpayment shall and may be levied by Sales on Sale to be on Wednesday, Thursday or Friday after the said Wednesday, first Sunday in April then next following; And day after first that from thenceforth all future Taxes shall be Sunday in laid and imposed upon the said eighty-three April; thousand Acres by a gradual Acre-tax not ever after acunder seven Degrees, and twelve thousand cording to Acres in such Manner and Form as by this this Act.

Thursday, Fri-

Act

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Sir Miles San- Act is provided, and not otherwise. And where-Shares they **Lettled** in Trust on Samuel Sandys, Esq: for Payment

dys the Elder, as Sir Miles Sandys the Elder, and Sir Miles and Sir Miles Sandys the Younger, were Adventurers and Younger, the Participants with Francis late Earl of Bedford in the faid Level, and had an Interest in seadventured for veral Shares, Lots and Proportions in the said Great Level; the Right, Title and Interest in great Part of which said Shares and Lots were, as appears by Indenture bearing Date of Debts, &c. the twelfth Day of June in the first Year of his now Majesty's Reign, made between Sir Miles Sandys the Younger of the one Part, and Thomas Sandys, Esq; and Robert Sandys, Clerk, Humberstone Marsh, Esq; Samuel Spalding, Gent. William Wolson, Clerk, and John Kirk of the second Part, and Samuel Sandys of Ombersley, Esq; on the third Part, settled in several Trustees therein named, in Trust for the Payment of all fuch Taxes as should be due for or in respect of the said Lands mentioned in the said Indenture, and after in Trust for the securing of the said Samuel Sandys, Esq; from all such Debts as he the said Samuel Sandys stood ingaged for, the proper Debts of the faid Sir Miles Sandys the Elder, and Sir Miles Sandys the Younger: Since which said Indenture so had and made, the said Samuel Sandys the Elder has paid great Sums of Money for and towards the Satisfaction of the said Debts of Sir Miles Sandys the Elder and Sir Miles Sandys the Younger, and yet hath reaped no Benefit by Virtue of the said Deed or Trust so as aforesaid made for his Security, although by an Act made by this present Parliament, intituled, An AET for settling the Draining of the

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Great Level of the Fens called Bedford Level, the said Samuel Sandys ought to have had a Conveyance of the Shares and Lots mentioned in the said Indenture: But in regard the said but he hath Samuel Sandys, Esq; nor any in Trust for not been able him, could procure any Conveyance, which to get any hath proved very prejudicial to the said Samuel thereof.

Sandys the Elder;

Be it therefore enacted by the King's most All the said Excellent Majesty, the Lords Spiritual and Shares except Temporal and the Commons in this present cepted, Parliament assembled, and by Authority of the same, That all the said Lots and Shares in the said Indenture mentioned (except only such Lands of the said half Share as were really sold by Sir Miles Sandys the Elder or Sir Miles Sandys the Younger, for full and valuable considerations, and such of the said two Shares which have been fold for the Payment of Taxes or Debts in Pursuance of the said Indenture, by the said Sir Miles Sandys and the Trustees Parties to the said Indenture) are hereby vested hereby vested and settled in Samuel Sandys the in the Sons of Younger, Esq; and Edwin Sandys, Gent. Sons said Samuel of the said Samuel Sandys the Elder, their Heirs Sandys disand Assigns, freed and discharged from all charged of Manner of Taxes whatfoever to the Time of the passing this Act: And by the Authority aforesaid, the Freehold and Inheritance of the said Lots and Shares aforesaid, except before excepted, shall be deemed and adjudged to be in the said Samuel Sandys the Younger and Edwin Sandys, their Heirs and Successors for ever; Nevertheless the said Shares and Lots, subject to Payhereby vested, shall be liable to the Payment

ment of Debts according to Of the original Truft.

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of the Debts aforesaid, and to all Powers and Jurisdictions, together with the Residue of the said ninety-five thousand Acres, as the same are subject and liable by the said recited and to future Act for the future, and of all such Taxes and

Taxes.

Penalties as shall be hereafter assessed or laid for the Preservation of the said Great Level, in fuch Sort and Manner as the eighty-three thousand Acres, Parcel of the ninety-five thousand Acres, shall be assessed and taxed; any Law, Statute or Thing to the contrary in

any wife notwithstanding.

payment of Taxes of said Shares under 15 Car. 2. null and void.

Provided also, and it is hereby further Sales for Non-declared and enacted by the Authority aforefaid, That all and every the Sale or Sales made, agreed or contracted for, for Nonpayment of Taxes of any of the Lands of. the faid Sir Miles Sandys the Elder or Sir Miles Sandys the Younger, or the said Samuel Sandys the Elder, Esq; by the Governors, Bailiffs and Conservators, constituted elected by Authority of an Act present Parliament, intituled, An AEt for settling the Draining of the Great Level of the Fens called Bedford Level, to any Person or Persons whatsoever by Virtue or Colour of the said Act, is, are and shall be null and void; and that the faid Lands fold by the said Governors, Bailiss and Conservators, (except before excepted) are and shall be vested in and settled by this present Act in the said Samuel Sandys the Younger, and Edwin Sandys, their Heirs and Assigns, freed and discharged of and from all Taxes laid by the said Gover-

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nors, Barliffs and Confervators; any Thing in the said recited Act to the contrary not-

withstanding.

and to the End the said Samuel Sandys and The Sons of Edwin Sandys may have the Effect and Benefit the said Samuhereby intended them; and that the Occupi- el Sandys to ers and Possessors of the said Shares and Lots, Possession vested in them the said Samuel Sandys and Ed-thereof by a win Sandys as aforesaid, may not, by their con-Precept under tinuing in Possession and Neglect of paying the Corporathe Taxes hereafter to be imposed on the said Shares and Lots or any Part of them, cause the same to be forfeited and sold for Non-payment of the respective Taxes that shall become due for the same; Be it therefore hereby further enacted by the Authority aforesaid, That in Case any Occupier or Possessor of any the said Shares or Lots in the said Deed of Trust mentioned as aforesaid, or of any Part of them, pretending to claim under the faid Deed of Trust or otherwise, that shall refuse to deliver or yield up the Possession of such Part of the said Shares or Lots to them the said Samuel Sandys and Edwin Sandys, or their Assignees, and shall not duly pay the Taxes hereafter to be imposed on the same before our Ladyday one thousand six hundred seventy-one, That then the Serjeant at Mace for the Time being, attending the faid Corporation, is hereby authorized and empowered by Precept under the Seal of the Corporation of the said Great Level (who are hereby required to grant and issue out the same) in the Nature of a Writ of Habere facias possessionem at the Common Law, to deliver unto, and put them the **faid**

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said Samuel Sandys and Edwin Sandys, their Heirs or Assigns, in the quiet and peaceable Possession of such Shares and Lots, or any Part of them; and all and every such Occupier or Occupiers, Possessor or Possessors thereof, off and from the same to eject, expel and amove; they the said Samuel Sandys and Edwin Sandys, upon reasonable Notice, first paying or tendring such Taxes as shall become due for the same from the Time of the passing this Act, one Month before the next Day of Sale for Non-payment of such Taxes hereaster to be imposed; which said Samuel Sandys and Edwin Sandys, and their Heirs, are thereupon hereby actually vested in the same.

And whereas the faid several Shares and

Sandys.

Rent since 15 Lots of the said ninety-five thousand Acres; Car. 2. on the herein before vested and settled in the said Safaid Shares to muel Sandys the Younger, and Edwin Sandys, be paid to the Sons of Samuel and their Heirs as aforesaid, ought to have been conveyed unto the said Samuel Sandys the Elder, or his Trustees, by the said Governor, Bailiffs and Conservators of the said Corporation, by Virtue of the said beforementioned Act, as in and by the same they were required and directed, which they refuse to do, whereby the Rents, Issues and Profits thereof have not been paid to nor could be received by the said Samuel Sandys the Elder, or his Trustees, or by any other, by, to or for his or their Use; Be it therefore hereby further enacted by the Authority aforesaid, That the said Samuel Sandys, and Edwin Sandys, shall and are hereby intitled to the faid Rents, Issues and Profits of the faid Shares and Lots since the passing

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of the faid recited Act, which have not really been paid to the said Corporation for Taxes, or to the said Samuel Sandys the Elder, and the Occupiers and Possessors thereof are hereby appointed to pay the same accordingly; and in Default of Payment thereof, or of any Part thereof, they the said Samuel Sandys and Edwin Sandys are hereby authorized and impow- who may sue ered to sue for, and by Virtue of his Act shall for the same. recover the same, wherein no Essoin, Protection or Wager of Law shall be allowed, and shall likewise have their Costs of Suit expended therein; any Thing herein to the contrary thereof in any wife notwithstanding.

Doubled always, and be it enacted, The Sons of That after the said Edwin and Samuel San-said Samuel shall have recovered and received Satist- Sandys to pay faction for the mean Profits, or any Part of Arrears of Taxes in Prothem; That then they, their Heirs and As-portion to figns, shall pay so much of the said Arrears of Rents receiv'd. the said gradual Acre-tax, imposed upon the said respective Lands, proportionably to what

they shall receive and no more.

1920bided always, and be it enacted by Parts of the the Authority aforesaid, That whereas se. 95000 Acres veral Parcels of the said ninety-five thousand to Lord Cul-Acres ought to have been conveyed to Thomas pepper or his Lord Culpepper or his Trustees, by the said Trustees, to Governor, Bailiffs and Conservators of the said be conveyed; Corporation, by Virtue of the said before re- and he and his cited Act, as in and by the same they were cover Rents required and directed, which they delayed to Arrear. do, whereby the Rents, Issues and Profits thereof have not been paid to nor could be received by the said Thomas Lord Culpepper or his

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his Truftees, that the faid Thomas pepper, and his Trustees, shall and m intituled to the faid Rents, Islus at of the faid Parcels, fince the pality faid recited Act, which have not be paid to the Corporation for Taxes, a or them; and the Occupiers and N thereof are hereby required to pay it accordingly; and in Default of h thereof or any Part thereof, he the mas Lord Culpepper, and his Trubs hereby authorized and impowered mi and by Virtue of this Act shall room same, wherein no Essoin, Protection ger of Law shall be allowed, and shall he have their Costs of Suit expended herein Thing to the contrary hereof in any will withstanding.



THE

SURVEY

FOR THE

Eighty-three Thousand ACRES,

Parcel of ninety-five thousand Acres within the Great Level of the Fens called Bedford Level, returned into the Fen Office
sorted into eleven several Degrees by Edward
Partberiche, Samuel Fortrey, Richard Marriot, John Mingay and Anthony Hammond,
Esquires, Mark Le Pla and John Bridgeman, Gentlemen, Persons constituted and
appointed by an Act of this present Parliament, intituled, An Act for the taxing and
assessing of the Lands of the Adventurers
within the Great Level of the Fens, for surveying, sorting, dividing and rating the same.

Set up in the Office the tenth of October 1668, by Order of the ninth of September last.



The FIRST LOT.

	-		_	_	
_		A.			
1	Addenham Common, A,	100			
ં નુ	2 Botsham High Fen, Mr. Blake,	70	0	0	6
me b	hundred forty Acres, Dr. Denton	, 70	0	0	7
3 S	utton Meadlands next to Middlemoor,	131	0	0	6
4 V	Westmoor North of Bedford River, A.	400	0	0	3
		73			
	Helgay Common by Capt. Skipwith's Bank	218	0	0	5
	Cownmoor, Arkenftall, Unley Severals, -	_			
•	Eastmoor, Little Shell and Thompson's				
	Fen in Lackingheath, and two Sedge		0	0	2
	Fens, and Coplowe Fen in Milden-		•		_
	hall, A.)			
Q W		1	•		
0 1	Whelpmoor, Lowellmoor and Spains? Delph, A.	-478	0	0	4
_					
_	Stuntney Common,	- 32			_
	Stuntney Farm,	22			*
	Stuntney Small Severals,		0		-
	Part of Thorney,	100			-
•	One Several in Woodwalton,	_	0		_
		100			•
15 F	Bezeling in Doddington,	344	0	0	3
16 (Creek Fen in Doddington, A. next to-	200	0	0	2
	watus match,	•			_
	Stoney Fen and Block Common, A.	500	0	0	4
182	Common A news Cumlade	200	_	_	-
19(Great Bradney Moor, A. Several in Dod-; dington.	2 +62	^	_	
_	dington,	5 102	2	U	4
	Z 3 Carr. over	3627	2	Q	

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A.	R	2.
Brought over, g62	2	0
20 Severals in Doddington, gi	4	à
27 Hale Fen Common and Sedge Fen. A. 2		-10
Several by Welney next to Welney, A. 3200	0 (0:
	0 0	3
Westmoor North, D. the fourth Piece	3 0	0.
Hoar Welley,		-11
24 Westmoor South, P. the Sixth Piece	a o	6.
from Welney,		
·	—	-11
4000) 0	0
4 0		- 1
459		
3 216	7 0	Φ,
1354	- 0	01
758	3	0 :
20	(10
70) (ים כ

Edward Partheriche, Samuel Fortrey, Richard Marion, John [Mingay, Anthony Hammond, Mark Le Ph. John Bridgman,



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The SECOND LOT.

•		A.	R.	P.	S.
1 TAddenham Common,	B.	100			
2 Sutton in North Fen,		272			_
3 Waltmore North,	B.	400			
4 Covency Severals,	B.	73	0	0	3
5 Methwold Common and Feltwell N	anch 3		•		
Fen,	A. §	400	0	0	I
6 Townmoor in Lakeingheath, &c.	_	200			
7 Whelpemoor, &c.		461			
O I adva For house unes Create For			_	_	_
9 Botsham, Qui and Ditton Intercomr A. next Botsham Lode,	non, ?		_	_	_
A. next Botsham Lode,	3	100	0	0	I
10 Langwood Fen in Chartresse,	A.	300	0	0	4
11 Creek Fen in Doddington,		260			
12 Stoney and Blockfen Common,	_	400			-
13 Sommersham Common,	B.	300	0	0	4
14 Severals in March,		68			
15 Upwood Fen lying next towards Ran	nsey,				
16 Westmoor, M. the twelfth Piece					
Welney,	3	50	0	O	3
17 Westmoor South, A. the twentieth I	Piece ?	50			
from Welney,	3	50	U	Ų	Z
	. •				

	-	ľ
0	0	4
0	Q	5
	0 0 0	0 0 0 0 0 0 0 0 0 0

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The THIRD LOT.

•	A. R. P. S.
I Sleham Common Nearest the River,	125 0 0 2
I Nearest the River,	125 0 0 3
2 Middleditch Fen in Wivelingham,	77 1 0 11
3 Great Shelford in Wivelingham,	12 3 0 11
4 Sutton the Remainder of North Fen and	
the Middle next towards Chartress	e/
the Middle next towards Chartress Fens, and Six Acres twenty-six Pearche	32 0 0 4
in West Fen adjoining,	7
	C. 200 0 0 3
	A. 200 0 0 2
	A. 73 0 0 5
	B. 400 0 0 1
	C. 200 0 0 I
10 Brandon Commons,	350 0 0 3
11 North Clouds, A. Common of Lakinghea	th, 58 2 0 4
	A. 52 2 0 3
	B. 115 0 0 4
14 Grunty Fen,	B. 100 0 0 4
15 Langwood Fen,	B. 300 0 0 4
	·7
16 Whitemoor in Doddington, A. the Parcel of three hundred Acres diked out,	300 0 0 4
17 Stoney and Blockfen Common,	
18 Eusimoor, Well, Pingle and Farmers Fen	A. 500 0 0 3
to Conington Severals. A in the greater Fe	n. 200 0 0 1
20 Well and Welney Severals,	79 0 0 5
20 Well and Welney Severals, 21 Westmoor North, N. the thirteent Piece from Welney,	h? so o o o
Piece from Welney,	3 50 0 0 3
Piece from Welney, 22 Westmoor South, S. the third Piece from Welney,	nZ cooo a
Welney,	5 50 0 0 2
Acres	4000 0 0
	4000 0 0 A.
•	-40

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ę,

Edward Partheriche, Samuel Fortrey, Richard Marriott, John Mingay, Anthony Hammond, Mark Le Pla, John Bridgman.

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The FOURTH LOT.

	· · ·
•	A. RE
TAddenham Common,	C. 100 0 0
HAddenham Common, Barway Middle and Fordey	in Zana al
Soham,	5*31 00
3 Hondy Pen in Chartreffe,	40 0 t
4 Westmoor South,	. B. 400 0 0
5 Ramsey Severals,	B. 74 00
6 Methwold Common, &c.	C. 400 0 0 i
7 Townmoor, &c.	D. 200 0 0
8 Whelpmoor, &c.	C. 461 00.
9 Sir Miles Sandys imbanked Grounds,	
o Grunty Fen,	C. 126 p 0;
I Wendey Fen in Chartres,	300 0 0:
2 Whitemoor in Doddington, B. next the three hundred Acres diked out,	to } 400 0 0;
3 Eufimoor, &c.	
4 Somersham,	C. 548 0 0 1 C. 300 0 0 1
	200 1104
5 Feltwell Severals,	D. 80 0 01
5 Feltwell Severals, 6 Caldecott Severals,	D. 80 0 01 56 0 01
5 Feltwell Severals, 6 Caldecott Severals, 7 Mr. Tyrrell's Ground by Priest House	D. 80 0 01 56 0 01
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
5 Feltwell Severals, 6 Caldecott Severals, 7 Mr. Tyrrell's Ground by Priest House	D. 80 0 01 56 0 01
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
 Feltwell Severals, Caldecott Severals, Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 	D. 80 0 01 56 0 01 27 0 0
Feltwell Severals, 6 Caldecott Severals, 7 Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 8 Severals of Doddington,	D. 80 0 01 56 0 01 27 0 0
Feltwell Severals, 6 Caldecott Severals, 7 Mr. Tyrrell's Ground by Priest House twenty-four Acres and three Acres, 8 Severals of Doddington,	D. 80 0 01 56 0 01 27 0 0

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The FIFTH LOT.

· · · · · · · · · · · · · · · · · · ·		A.	R.	P.	R.
r TAddenham Common,	D.	78			•
2 Streatham Common,	4 0	172			
3 Sutton South of Bedford River, next	to?)	~		9
the Fens of Haddenham and We	nt-	> 120	2	0	5
worth,					J
Westmoor South,	C.	400	0	0	2
5 Berry Mow Fen,		45			•
6 Ramfey Severals,	D.	8	0	0	7
7 Wicham Common ten Acres, and Se)			•
rals A. four Acres, in all	3	14	0	0	5
8 Chartresse Severals,	•	5	0	Ø.	5
9 Dereham Commons,		200		•	
10 Lakeingheath Townmoor, &c.		200			
11 Whelpmoor, &c.		661	0	0	5
12 Knights Fen in Hockwold and Redm	ore?	III	^	0	•
Grounds,	S)	U	J	2
13 Throckenholt by Clowescross A. r	ext) >	0	0	6
Clowfecrofs,		5			
14 Grunty Fen,	D.	100	Ö	0	4
14 Grunty Fen, 15 Northwold Common A. next to Sto Bridge,	ake Z	200	٥	Ω	2
	3				
16 Westfen and Westfen Close,		483			
17 Whitemoor C. next unto Wishich Fe	_	300			_
18 Somersham Common	_	300			-
19 Middlemoor in Ramsey,		400			-
20 Conington Severals,	B.	81	0	0	3
21 Severals of Well and Welney,		16	Q	0	5
22 Westmoor North G. the seventh Pi	ece /	- 50	0	0	3
from Welney,)	•			₹

Carried over 3950 0 0

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Brought over,

3950 0 0

Westmoor South R. the fourth Piece 500 0 2

from Welney,

Edward Partheriche, Samuel Fortrey, Richard Marriott, John Mingay, Anthony Hammond, Mark Le Pla, John Bridgman.

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The Sixth Lot.

₹.				•	
•		A.	R.	P.	S.
z TSleham Common, B.		125	0	٥	2.
Neareast the River,		125	0	0	3
2 Clattocks or Langridge in Wivelingham	,	53	0	0	11
3 Babishume in Wivelingham,		13	3	0	IE
4 Upware Farm in Wicken		5	0	0	11
5 Lammas Grounds in Wicken near Up-		23	I	0	5
6 Sutton Meadlands next unto the Grounds	2	20	^	_	6
mentioned in the first Lot,	5	25	۰	۰	•
	ı	400	O	0	2
	•	73	0	0	4
		400			I
F _		200			2
		461			2
12 Ladus Fen, C.	•	115	0	0	4
T3 Wereham, Wretton and Stoake Com-	2	226	٥	٥	2
	>	33-	_		
14 Curffe and Gore in Chartreffe A. next;	2	200	٥	٥	4
	>	_			Ŧ
15 Dikeamoor next Westwater,		156	0	0	3
16 Horsemoor in Doddington A. exchanged	1	,			
for the like Quantity in Bezeling	ţ	200	0	0	2
Fen by the Commissioners, lying next	١				•
Rough Westmoor in Chartresse,	1		_	_	_
17 Eufmoor, &c. B	•	500	0	0	3
18 Hale Fen and Sedge Fen by Welney, B. 19 Severals of Well and Weiney, B.	•	200	0	0	2
19 Severals of well and wellney, B.					5
20 Westmoor North C, the third Piece; from Welney,	Š	50	0	0	3
Canal and	_		~	_	
Carried over	Ž	950	0	Q	

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Brought over,
21 Westmoor South H. the thisteenth ?
Piece from Welney,

A. R.1 3950 0 0



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The SEVENTHE LOT-

			1		
* 43		Å	à,	₽,	8.
T Skham Common,	G.	446	Ø	O	2
Nearest the River,		115	0	0	3
 2 Wilberton Commons and Severals, 		124			
g Rampton Commons,	_	16			_
4 Westmore South,		400			
5 Mepall Severals,		75			
6 Methwold, &c.		400			
7 Townmoor, &c.		200			
8 Feltwell South Fen and Mow Fen,		191	0	0	2
9 Mildenhall, Burnt Fen, Ely Shell					
Shippey A. 300 Acres,		150 1456	0	0	3
Diete Shippey,	\ \frac{3}{2}	1150	0	0	4
so Sir Miles Sandys imbanked Ground, next Crouchmoor,	100	И5	0	ď	3
Southery, West of the River Ouse,	, m	76	0	0	4
12 Curffe and Gore in Chartresse B. 1 Doddington.	Level	, -			·
Doddington,	ilear &	200	0	0	4
13 Dikeamoor in Doddington,	_	200			
14 Horsemoor B. 200 Acres, whereof	ev.	200	Ŭ	•	3
changed 82 Acres for 82 Acres			^	_	2
Bezeling by the Commissioners,	`(~	•	7
15 Hale Fen and Sedge Fen by Welney,	\mathbf{C}	•			•
next unto the remaining Part of Se	doe	, >106	0	^	•
Fen,	mb' (-95	•	Ö	•
16 Eufimoor, &c.	D.	500	0	٥	2
17 Middlemoor in Ramsey,		400			
18 Sir Oliver Cromwell's Severals in R	am->				_
fey.	A.S	108	0	0	4
	-		_		

Carried over 3900 0 0

Brought over,

19 Westmoor North, K. the tenth Piece

from Welney,

20 Westmoor South, O. the seventh Piece

from Welney,

4000 0 0

1121 0 0

Edward Partheriche, Samuel Fortrey, Richard Marriott_____ John Mingay, Anthony Hammond, Mark Le Pla____ John Bridgman.

1730 Ó Ø 🗲

124 0 0 9

609 0 0 4

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The Eighth Lot.

		A.	Ř.	P.	
t Waffham High Fen,	A.	200	0	0	
2 Haddenham Severals 138 A					
Mr. Fortr		99	3	22	
Mr. Read,		38	0	8	I
3 Sutton South of Bedford River,	7	32		0	
4 Byall Fen,	A.	400		0	
5 Mepall Commons,		53		0	
6 Severals of Mepall,	C.	22		0	
7 Helgay and Southrey Common,		300		0	
8 Lakeingheath, &c.		200		0	
o Milldenhall, &c. B. 300 Acres.				0	
Nearest the River,		150 150	0	O	
10 Feltwell South Fen and Mow Fen		261		0	
11 Knights Fen and Redmoor Grou	nds, z	115	. 0	0	
	B . 2) * * 3			
12 Botsham, Horningsey, &c.	-	100	O	0	
of Wissey,	orth	29	0	0	
14 Langwood Fen in Chartresse,	C.	320	Ó	Ö	
15 West Fen and West Fen Close,		. 52 5		0	
16 Middlemoor,		400		0	
17 Poolings in Hockwold,	•	100	0	Ó	
18 Sir John Watt's Grounds in Lond ers Fen,	lon- 3	352	I	0	ı
19 Several of Doddington,	4	, 42		0	
20 Hen Middle in Londoners Fen,			0	0	
21 Westmoor North, O. the fourtee	miha		•		
Piece from Welney,	(11	50	0	0	

Carried over, 3950 0 0

A a Brough

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Brought over,

23 Westmoor South T. the second Piece 5 50 0 0

Edward Partheriche, Samuel Fortrey, Richard Manie John Mingay, Anthony Hammond, Mark Le & John Bridgman.



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The TENTH LOT.

Enver Fen North of Bedford River, 256 0 0)
2 Severals of Denver by the Grounds?	>
of Well,	9
3 Sir Henry Willoughby's Several in 3 76 0 0 8 Southery East of Ouse,	8.
Southery East of Oute, 4. The among Crounds in Wicken news 402	~
4 Lammas Grounds in Wicken next to 2100 High Fen,	
5 Mr. Barrow's imbanked Ground in Wicken, 700	3
6 Stacks in Wivelingham seven Acres, 700	_
7 Croyle in Swaffham A. next to the hard 200 0 0	
8 Ruswell Common	
Q Sir Edward Peyton's Sedge Severals in	
Wicken,	2
Rowey in Somersham, 1100	6
Helgay and Southery Common, C. 300 0 0	
Townmoor, &c. K. 200 0 0	
¹ 3 Mildenhall &c. D. 300 Acres, 2 150 0 0	2
Near the River,	3
Hockwold and Wilton Common, B. 222 0 0	
¹ 5 Littleport Severals, 41 0 0	4
Mr. Gibbon's Ground called Warners, A.? next Redmoors, 41 0 0 16 Mr. Gibbon's Ground called Warners, A.?	_
next Redmoors,	3
7 Botsham, Horningsey, &c. C. 100 0 0	I
18 Northwold Common, B. 200 0 0	
Normoor in Chartresse A. next to Honey, 400 0 0	4
20 Warboys, &c. B. 500 0 0	3
2 • 17 ·C	
22 Sir Robert Bell's Grounds in Londoners	,
Fen, 5 130 2 0	5

A a 3 Carried over 3644 2 0 -

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	·	A . '	R.	P.	S.	
	Brought over,	3644				
2 3	Sir Lewis Tresham's Ground in Lon- doners Fen,	93			4	
24	Mr. Fincham's Grounds in Londoners Fen,	, II	3	0	4 -	
2 5	The Ground in Londoners Fen late Mr. 3 Fincham's,	13	1	0	4-	
26	Part of Sedge Fen in Welney North of Bedford River Eastward,	1	0	0	2 -	
	Part of Knobballs in Welney North of Bedford River,		0	0	3=	ε
28	Three Severals in Welney between Popham's Eau and new Dike,	65	0	ó	5	2
	Several of Dodington,		I	0	41	
	Westmoor North H. the eighth Piece from Welney,				E	
31	Westmoor South next Piece to Welney,	50	0	0	=	-
		4000	0	0		(
	·	522	0	0		I
		662				2
	- · ·	1618				3
		758				4
		86	0	0		<i>5 6</i>
		11	0	0		6

7 8 9

7 0 0 332 0 0 4 0 0

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The ELEVENTH LOT.

	A.	R.	P. :	S.
TEatmoor in Upwell, A.				
2 Middlemoor in Sutton,	37			
3 Coxnests and Mr. Jetherell's Hamlets in		0		
Sutton, .	U	O	O	5
4 West Fen next to Sutton Meadlands,	76			
5 Byall Fen, C.	400	0	0	4
6 Mepall Severals of Mr. Carters by Furry Fen.	τΩ	^	^	A
		١.		
7 Coveney Severals,	56	0	0	3
	488			
——————————————————————————————————————	200	0	0	I
- 4 1 ' 6 1	79			_
	203			
Roxam Common,	94			_
3 Sutton in Holland A. next unto Wride,	115			_
14 Pyemoor near Witchford,	152			•
	400	0	0	4
The Middle in Doddington,	200			•
	500			
*8 Raveley Fen in Ramsey,	229	0	0	3
39 Sir William Cockayne's Ground in Lon-7 doners Fen,	171	0	0	4
doners Fen, 20 Part of Sedge Fen in Welney lying North of Bedford River,	,			•
20 Part of Scage Fen in Weiney lying North	- 10	Ω	0	2
21 Feltwell Severals, A. 22 Westmoor North A. next Piece to Welney,	210	_	0	I
22 Weitmoor North A. next Piece to Weiney,	50	0	0	3
23 Westmoor South S. fourteenth Piece from	> 50	0	0	2
Welney,				

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Edward Partheriche, Samuel Fortrey, Richard Marie John Mingay, Anthony Hammond, Mark L. B. John Bridgman.



The Twelfth Lot.

	•			
	A.	R.	P.	S.
TX7Aterbeach Joist Fen, Wicken	1			
Joilt Fen, and the several Grounds of	0		_	
Joist Fen, and the several Grounds of	250	0	0	4
Edwards, Peytons and Daltons,				
: Sutton Grounds South of Bedford River)				
lying next to the Grounds of Sutton of	109	2	0	5
the first Lot,				
3 Part of Sutton West Fen, B.	10	2	0	5
	200	0	0	2
5 One Several in Woodwalton,	36			
6 The Remainder of Sawtree Fen from?	•			
the King's Part,	0	2	0	I
	230	0	0	5
	300	0	0	3
9 Townmoor, &c. M.	200	0	O	2
10 Whelpmoor, &c. F. Mr. Bradborne next)				
the Droveway,	. 40	O	O	4
The other,	52 2	0	0	2
i 1 Ladus Fen, E.	52 2 115	0	0	4
ral 390 Acres,	302			
Whereof exchanged 88 Acres for 88	88	_	^	_
Acres in Cowe Fen, ·	00	O	O	1
13 Elme Common and Severals,	250	О	0	4
14 West Fen and West Fen Close, D. Mr. Bradborne and Pemberson.	T T O	_	^	_
The others,	388	0	0	3
	400			
	333			
17 Langbeach Several in Upwell,		2		
			<u>.</u>	_

Carried over 3900 0 0

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Brought over,

18 Westmoor North F. fixth Piece from

Welney,

19 Westmoor South M. ninth Piece from

Welney,

50 01



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The THIRTEENTH LOT.

		A .	R	. P.	2
TEatmoor by Upwell,	B.	250			
Eatmoor by Upwell, 2 Wicken High Fen A. nex	t7	J			T
towardks Wicken,		120	0	0	7
3 Hale Fen near Coveney,		180	0	0	2
T 11.0	B			0	J
5 Sir Robert Heath's several Grounds i Soham,	n7		, ,		
Soham,	3	420	0	0	2
6 Lakeingheath Severals,		94	0	0	2
	N.	200		0	J
8 South Cloud a Common of Lakeinghean					
9 Mildenhall, &c. E. 300 Acres,		150			_
Nearest the River,	5	150	0	0	
30 Sir Miles Sandys imbanked Grounds A	1.7	•			
next Priest Houses,	}	70	0	0	3
11 Mr. Hawkin's Crouchmoor next Hale I			0	σ	3
12 Wereham, Wretton and Stoake Com	1-7	•	_	_	-
mon B. next towards Dereham,	3	200	0	0	2
13 Stilton Common,		160		0	4
14 West Fen and West Fen Close,	E.	500	0		
15 Warboys, &c.	D.	500	0	0	3
16 Upwood Fen adjoining to Whittlesey W	ay.	,405	0	0	2
17 Sir Oliver Cromwell's Severals,	B.	69	0	0	4
18 Severals of Welney,		20	2	10	5
19 Severals of March and Doddington,		26	1	30	4
20 Westmoor North C. sixteenth Piece	:e }	> 50	ò	0	2
from Welney, 21 Westmoor South E. sixteenth Piece from Welney.	æ } }	50	0	0	2
	•	4000	0	0	

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The FIFTEENTH LOT.

•	•	•		
			2. P.	3
SWaffham High Fen, B. B. Hempshall in Wivelingham,	200			4
			OE	0
	117			5
	313	0	0	4
	160	0	0	2
6 Great Metlam, Little Metlam and the? Hasse in Soham, A	500	0	0	2
7 Townmoor, &c. G.	200	0	0	İ
8 Mildenhall, &c. G. 300 Acres,	150	0	0	2
Nearest the River,	150	0	0	3
9 Thorney Farm by Stuntney,	47			4
20 Quancy Farm,	12	0	0	4
Richard Ward's Severals in Littleport by Prat's Weare,	3	0	0	4
12 Severals of Welney Chapel in Littleport,	1	0	0	4
23 Sutton in Holland, C.	95			5
14 Mr. Gibbons Ground in Southery lying?				
i D.: II C	20	0	0	5
Shevens in Well next to the Town of Upwel,	100	0	0	4
16 White Fen in Swaffham next Botsham? High Fen,	200	0	0	1
17 Normoor in Chartresse, D.	410	0	Ö	4
18 Stoney Fen Severals, B.	300	0	0	4
19 Warboys, &c. F.	500	0	0	4
20 Methwold Severals, 357 Acres,	257	0	0 '	2
Mr. Moore,	² 57 100	0	Q	4
21 Severals of Mr. Strange in Londoners Fen,				4
Westmoor North L. eleventh Piece from > Welney,	50			3
· · · · · · · · · · · · · · · · · · ·		-		

Carried over 3950 0 0

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The FOURTEENTH LOT.

	•				
		A.	R	. P.	S.
:ham Common	D. 7	100	0	Ó	2
Nearest the River,	5	100	0	0	3
· Common,		171	0.	0	11
ken Sedge Fen,		300	0	0	2
Barrow's Sedge Severals,		2 I	0	0	2
ham Common,		27			2
nam Severals,	B.	56	0	0	5
lode in Somersham,		70	0	0	5
gay and Southery Common,	E.	282	0	0	3
enhall, &c. F. 325 Acres,	· 5	162	2	0	2
est the River,	· 5	162	2	0	2
lpemoor, &c.	G.	454	0	0	. 2
on in Holland,	B.	115	0	0	5
ningsey High Fen,		100	0	0	2
owmoor in March,		500	0	0	4
Sam's Horsemoor imbanked,		225	0	0	3
ey Fen Several,		300			3
boys, &c.	E.	500	0	0	4
ifey Common by Delph Dike,		108	0	0	4
vell Severals,		500 108 146	0	0	1
tmoor North, S. the eighterice from Welney,	enth }	50			3
tmoor South, D. the sevente ce from Welney,	enth 3	50	0	0	2
	4	1000	0	0	
		146	0	0	I
	I.	214	2	0	2
		119			
		801			4
		24 I			5
		171			

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The FIFTEENTH LOT.

Townmoor, &c. Mildenhall, &c. G. 300 Acres, Thorney Farm by Stuntney, Richard Ward's Severals in Littleport by Prat's Weare, Sutton in Holland, Mildenhall, &c. G. 200 of the Priest Houses, Sutton in Well next to the Town of Upwel, Wiffbar Hand Hash Hash Hash Hash Hash Hash Hash Hash	The FIFTEENTH	Lor.	2
3 Sutton West Fen, 4 Wishich Common, 5 Burwell Common, 6 Great Metlam, Little Metlam and the Hasse in Soham, 7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quancy Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham? 16 White Fen in Swaffham next Botsham? 17 Sutton of High Fen		A.	RE
3 Sutton West Fen, 4 Wishich Common, 5 Burwell Common, 6 Great Metlam, Little Metlam and the Hasse in Soham, 7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quancy Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham? 16 White Fen in Swaffham next Botsham? 17 Sutton of High Fen	1 C Waffham High Fen,	B. 200	00
3 Sutton West Fen, 4 Wishich Common, 5 Burwell Common, 6 Great Metlam, Little Metlam and the Hasse in Soham, 7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quaney Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham? 10 10 0 0 0 1	2 Hempshall in Wivelingham,	53	0 9
4 Wishich Common, 5 Burwell Common, 6 Great Metlam, Little Metlam and the Hasse in Soham, 7 Townmoor, &cc. 8 Mildenhall, &cc. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quancy Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham High Fen		C. 117	00
6 Great Metlam, Little Metlam and the Hasse in Soham, 7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 12 Quancy Farm, 12 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham 16 White Fen in Swaffham next Botsham 17 High Fen	4 Wifbich Common	B. 313	00
Great Metlam, Little Metlam and the Hasse in Soham, 7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quaney Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham 16 White Fen in Swaffham next Botsham 17 Light Fen			
Hasse in Soham, 7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quaney Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying; by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham? High Fen	6 Great Metlam, Little Metlam and	the?	
7 Townmoor, &c. 8 Mildenhall, &c. G. 300 Acres, Nearest the River, 9 Thorney Farm by Stuntney, 10 Quancy Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham? 19 100 0 0 1	Hasse in Soham,	A \$500	00
Nearest the River, Thorney Farm by Stuntney, Richard Ward's Severals in Littleport by Prat's Weare, Severals of Welney Chapel in Littleport, Mr. Gibbons Ground in Southery lying by Priest Houses, Shevens in Well next to the Town of Upwel, White Fen in Swaffham next Botsham?	7 Townmoor, &c.		_
Nearest the River, 9 Thorney Farm by Stuntney, 10 Quancy Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham High Fen	8 Mildenhall, &cc. G. 300 Acres,		_
9 Thorney Farm by Stuntney, 10 Quancy Farm, 11 Richard Ward's Severals in Littleport by Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham High Fen 47 0 0 12 0 0 13 0 0 14 0 0 15 0 0 16 0 0 17 0 0 18 0 0 19 0		\$ 150	0.0
Prat's Weare, 12 Severals of Welney Chapel in Littleport, 13 Sutton in Holland, C. 95 0 0 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, White Fen in Swaffham next Botsham High Fen	9 Thorney Farm by Stuntney,		_
12 Severals of Welney Chapel in Littleport, 100 in 13 Sutton in Holland, C. 95 00 in 14 Mr. Gibbons Ground in Southery lying 2000 in 15 Shevens in Well next to the Town of 100 00 in 16 White Fen in Swaffham next Bottham? High Fen	10 Quancy Farm,	12	00
12 Severals of Welney Chapel in Littleport, 100 in 13 Sutton in Holland, C. 95 00 in 14 Mr. Gibbons Ground in Southery lying 2000 in 15 Shevens in Well next to the Town of 100 00 in 16 White Fen in Swaffham next Bottham? High Fen	11 Richard Ward's Severals in Littleport	by	
13 Sutton in Holland, 14 Mr. Gibbons Ground in Southery lying by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham High Fen	Frat's weare,		
by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham High Fen	12 Severals of Welney Chapel in Littlepo	ort, 1	001
by Priest Houses, 15 Shevens in Well next to the Town of Upwel, 16 White Fen in Swaffham next Botsham High Fen	33 Sutton in Holland,	C. 95	00
Upwel, White Fen in Swaffham next Bottham High Fen	14 Mr. Gibbons Ground in Southery lyin	ng 20	001
High Fen in Swaffham next Bottham 200 00 1	by Frielt Floules,	3	1
High Fen in Swaffham next Bottham 200 00 1	15 Shevens in Well next to the Town	5 100	004
	of White For in Conflict and Bother	2	
	Lich Can	m 200	001
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	0		

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A. R. P. S. 3950 0 0 0 1 1117 0 0 2 200 0 0 3 1998 0 0 4 232 0 0 5 53 0 0 10

Partheriche, Samuel Fortrey, Richard Marriott, Mingay, Anthony Hammond, Mark Le Pla, Bridgman.

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Bilward Partheriche, Samuel Wortrey, Richard la John Mingay, Anthony Harmmond, Mark la John Bridgman,

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The EIGHTEENTH LOT.

	A. R. P. S.
I TEatmoor,	C. 250 0 0 4
2 Wicken High Fen,	30 0°0 5
3 Langmoor and Boatsgangs in Stretha	
4 Sutton Westfen,	E. 73 2 0 5
5 Wishich Common,	C. 473 0.0 4
6 Soham Commons in Great Metlam	569 0 0 2
7 Two Severals of Soham,	9006
8 Hockwold and Wilton Common,	D. 182 0 0 2
9 Mildenhall, &c. H 300. Acres,	2 150 0 0 2
Nearest the River,	5 150 0 0.3
To Mr. Gibbon's Grounds, call Warners,	B. 75003
II Throckenholt,	\mathbf{R} 40 0 0 6
12 Ashwell Moor by Coveney, the Sou	uth-Z
weit Part,	\$ 274 0 0 3
13 Rough Westmoor in Chartresse,	A. 300 0 0 4
14 Horsemoor,	C. 200 0 0 3
15 Warboys, &c.	I. 500 0 0 3
16 Middle Moor,	D. 300 0 0 3
17 Great Bynnamoor and Gray's Fen towards the River of Neane.	next?
18 Marmound, a Several in Upwell,	27 1 0 6
19 The several Grounds in Well by News	Cote, 17 3 0 5
20 Severals of Doddington,	65004
21 Westmoor North P. fisteenth Piece s	rom 2 50 0 0 3
Welney,	J
22 Westmoor South, F. sisteenth Pieces	from \{ 50 0 0 2
Welney,	3 3 3 3 3
•	4000 0 0
	4000 0 0
•	1151 0 0 2
	1546 0 0 3.
	1088 0 0 4
	121 1 0 5
Bb 2	93 3 0 6
	-

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The NINETEENTH LOT.

	A	R. P)
TY Aterbeach Fen by Garden Tree.		· -		
1 W Aterbeach Fen by Garden Tree, 2 Cottenham Common,	240	0.0	' ./ •	.
3 Sutton in the Meadlands next towards?	•			_
Westfen,	18	0 0	, 6	,
4 Wisbich Common, D.	473	0 0) 4	n
5 Mildenhall, &c. K. 300 Acres,	150	0 0) 2	i)
Nearest the River,	150	0 0) 3))
6 Whelpmoor, &c. H.	760	0 0) 2	,
7 Mr. Tower's Crouchmoor in Little-2	70	0 0	> 3))
8 Part of Mr. Hawkin's Crouchmoor,	10	0.0) 2)
9 Throcken Holt, C.	35			
Fen, You Ashwell Moor next to Downham West	152			}
next to Beezling's Fen,	296	0 0	· • 4	ŀ
	200		_	_
13 Warboys, &c. K.	550	0 (o 3	3
14 Middlemoor in Ramsey, E.	375	0	0 4	4
15 Feltwell Severals, C.	550 375 309	0 (0	1
16 Westmoor North I. ninth Piece from Welney.		0 0		
17 Westmoor South Q. fifth Piece from Welney,	} 5	0 0	0	Z
	400	0 0	0	

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irtheriche, Samuel Fortrey, Richard Marriott, lingay, Anthony Hammond, Mark Le Pla, dgman.

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The TWENTIETH Lot.

r Horney Knare Fen,	3900 0:	l
PHorney Knare Fen, 2 Westmoor North of Bedford River, B. the Second Piece from Welney,)	
3 Westmoor South, L. tenth Piece from Welney,	50 0 6	
-	4900 0	

50.00 3950.00

The three thousand Acres overplus.

26 W Oodwalton Common, 27 Higney Grounds, 28 Part of Holme Fen, 20 Part of Byall Fen next to Maney.	937 0 01 100 0 01 963 0 01

In Pursuance of an Act of this present Parliament, intituled, An Act for the Taxing and Assessing of the Lands of the Adventurers within the Great Level of the Fens, We whose Names are here subscribed, thereby constituted and appointed (with others) Surveyors and Valuers of eighty-three thousand Acres, Parcel of ninety-five thousand Acres within the said Level, having first taken the Oath prescribed by the said Act for the saithful Discharge of the Trust reposed in us; for the surveying, sorting, dividing and rating the said eighty-three thouland Acres, do make our Return of this Survey made by us, consisting of eleven several Degrees and Sorts, into the Fen Office, to be taxed and rated accordingly; viz. That the first Sort being taxed at four Pence per Acre, the second Sort to be taxed at eight Pence per Acre, and so every Degree to be gradually rated and taxed; whereby the eleventh Degree at the said Proportion will be three Shillings eight Pence upon such tax proposed as aforefaid, and so proportionably for any greater or lesser Sum that shall be laid and imposed. And to each Schedule (being in Number eleven together annexed) have subscribed our Names this fisceenth Day of August in the twentieth Year of the Reign of our Sovereign Lord Charles the Second, by the Grace of God, of England, Scotland, France and Ireland King, Defender of the Faith, &c. Annoque Domini 1668.

Edward Partheriche, Samuel Fortrey, Richard Marryott, John Mingay, Anthony Hammond, Mark Le Pla, John Bridgman.

Bb 4

Anno

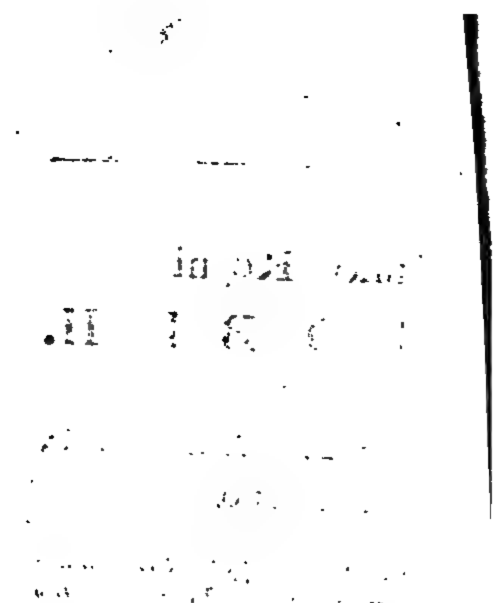
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Anno Regni A C O B I II.

REGIS

'ngliæ, Scotiæ, Franciæ & Hiberniæ,
PRIMO.

fer the nineteenth Day of May Anno Dom. 1685, in the first Year of the Reign of our most Gracious Sovereign Lord JAMES, by the Grace of God, of England, Scotland, France and Ireland King, Defender of the Faith, &c.







Anno Regni

ACOBIII. Regis.

In Act for repealing a Clause for dividing of Commons in an Act of Parliament made in the fifteenth Year of King Charles the Second, intituled, An Act for settling the Draining of the Great Level of the Fens called Bedford Level.

of Parliament made in the fifteenth Year of the Reign of his
late Majesty King Charles the
Second, of ever Blessed Memory, intituled,
An Ast for settling the Draining of the Great
Level of the Fens called Bedford Level, there is Clause therein
a Proviso, and it was enacted, That it should giving Lords
and might be lawful for any Person or Persons, Power to inBodies Politick or Corporate, their Heirs and close and diSuccessors, that were or should be Lords of vide ComManors, or have Right of Common in the mons.

Com-

Commons and Wastes in the said Level, or within any Town, Parish or Place into which the Works of Draining or any of them did extend, to improve, set out and inclose, divide and sever, such Proportion or Proportions as to them should or might severally and respectively belong, or be adjudged and alsorted unto them in Severalty by certain Commissioners appointed in the said Act, and as they should adjudge and determine, as by the said Clause in the said Act more fully appears.

In Pursuance And whereas since the passing of the 'said thereof many Act several Lords of Manors, and others who Lords have had Right of Common in the said Commons and Wastes, did divide and take their said inclosed.

Shares or Proportions thereof,

Taking and cutting Comthe said Commons and Wastes into small pieces is since found to be very prejudicial found to be ve- to the Owners and Country, being a great sy prejudicial; Waste of Ground in Division, which are hard to be kept as Fences between Party and Party, the Roadways and Passages through such Commons as set forth being very low, and generally in bad Ground, not passable or well to be amended, whereby such Divisions are of little Value.

occasions De- All whereas it occasions great Diminution crease of Stock of Stock and Decay of Houses, many Persons selling their Shares of Common from the House it belongs unto, to a great Impoverishment and Increase of the Poor; to prevent any further Inconveniencies thereby, Be it enacted by the King's most Excellent Majesty, by and with

the Advice and Assent of the Lords Spial and Temporal, and Commons in this liament assembled, and by the Authority the same, That the said Clause in the said Said Clause t for such dividing and inclosing, shall be repealed. I is hereby repealed and made void, to all tents and Purposes; and that no more Divins or Inclosures shall be hereaster made of e said Wastes and Commons therein mentited pursuant to the said Act; any Thing therein contained to the contrary notwithstand-

That all Inclosures already made, and certified ready made and the Petty-bag Office pursuant to the said and certified to be enjoyed by the Owners by the Owners thereof, as fully to all Intents and Purposes as ers.

if this Act had not been made.

And whereas several Persons and Townships Agreements finding the Inconveniencies of dividing and for Stint of cutting aforesaid, did come unto Agreements firmed by D and bound themselves not to divide, but to crees of Charsel feed and order the said Commons and Wastes cery.

by Way of an equal Stint of Cattle in a like Proportion, to their great Advantage and Improvement; and those Agreements have been confirmed by the Decrees of his Majesty's High Court of Chancery.

Be it therefore enacted, That all such A- Hereby greements so made and confirmed by the De-ratisfied. crees as aforesaid, shall be and are hereby ratified and binding to all such Person or Persons who were Parties consenting to the same, and all claiming by, from or under them, or any of them, and according as in the said Decrees are expressed and contained.

and

Decrees and Adjudications for Inclosures, &c. already made, and not returned into the Petty-bag Office, if returned before June 24, 1686, to be good;

And whereas divers Persons have had Decrees and Adjudications for Inclosures and Alforments within the said Level already made, by Commissioners in the said Act appointed pursuant to the same Act, have neglected to get the said Decrees and Adjudications to be signed, sealed and certified into the Petty-bag Office, as by the said Act is directed; It is now further provided and enacted, That so many of the said Decrees and Adjudications already made and imperfect as aforesaid, which shall be made perfect by being signed and sealed by the said Commissioners, and certified into the Perty-bag Office in such Manner as by the faid Act is appointed, before the four and twentieth Day of June, which shall be in the Year of our Lord one thousand six hundred eighty-fix, shall be good and valid in Law to all Intents and Purposes as if the same had been so perfected at the Time of making this Act, and all Inclosures and Allorments by Virtue thereof shall be enjoyed by the respective Persons interested as if this Act had never been made. And all such of the said Decrees, which shall not be perfected by the said Time in Manner and Form aforesaid, shall be utterly void and null to all Intents and Purposes whatsoever, and all Inclosures by Virtue thereof shall be thrown open as if such Decrees or Adjudications had never been made; any Thing in this Act or in any Law, Statute or Usage contained to the contrary notwithstanding.

otherwise to be null and void.

Anno Regni

GEORGII II.

REGIS

Magnæ Britanniæ, Franciæ & Hiberniæ, VICESIMO SEPTIMO.

At the Parliament begun and holden at Westminster the tenth Day of November Anno Dom. 1747, in the twenty-first Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great Britain, France and Ireland King, Defender of the Faith, &c.

And from thence continued by several Prorogations to the sisteenth Day of November 1753, being the Seventh Session of this prefent Parliament.

COMPTENTO

· Anno vicesimo septimo

EORGII II. Regis.

1 Act for discharging the Corporation of the Governor, Bailiffs and Commonalty of the Company of Conservators of the Great Level of the Fens, commonly called Bedford Level, from a Debt due to the Duke of Bedford and Earl of Lincoln; and for enabling the Proprietors of Lands in the North Level, Part of the said Great Level, to raise Money to discharge the Proportion of the faid North Level in the Debts of the said Corporation; and for ascertaining and appropriating the Taxes to be laid on Ccthe

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the said North Level; and the more effectual draining a preserving the said North Level, and divers Lands adjusting thereto in the Manor of Crowland.

Preamble, reciting Clauses in Act 15 Car. 2. Parliament made and paffer the fifteenth Year of the Ru of his late Majesty King Ches

the Second, intituled, An AEI for settling a draining of the Great Level of the Fens all Bedford Level, reciting, That Francis Earls Bedford, according to a Law of Sewers makes King's Lynn in the fixth Year of the Reignold late Majesty King Charles the First, had under ken the draining of the said Great Level these in mentioned to be situate within the Council of Northampton, Norfolk, Suffolk, Lincil Cambridge and Huntingdon, and the Isla Ely, and therein particularly bounded and the

and Law of Sewers in 6 Car. r.



eis, with divers of his Adventurers and Participants, had proceeded in the compleating and finishing the said Works; but that the same could not be preserved without constant Care, great Charge and orderly Government; it was therefore (amongst other Things) enacted, That the said William Earl of Bedford, and the Adventurers and Participants of the said Earl Francis and Earl William, or either of them, their Heirs and Assigns, in such Manner as therein after is contained, should be a Body Politick and Corporate in Deed and Name, and have Succession for ever, by the Name of The Governor, Bailiffs and Commonalty of the Company of Conservators of the Great Level of the Fens, with Power to lay and levy Taxes upon the said ninety-five thousand Acres only, for Support, Maintenance and Preservation of the said Great Level, and do all other Things in order to the Support, Maintenance and Preservation of the said Great Level and Works made, and to be made, in fuch Manner as therein is mentioned; and taking Notice, that by the faid Law of Sewers twelve thousand Acres, Parcel of the said ninety-five thousand Acres, were designed and intended to his said late Majesty King Charles the First, and had been set forth and allotted by Bounds in Severalty; and that his faid late Majesty had granted two thousand Acres, Part thereof, to Jerome Earl of Portland, his Heirs and Assigns; and that the said Earl had sold about one thousand five hundred Acres, Part of the said two thousand Acres, to several Persons, and had conveyed the remaining Cc 2 five

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five hundred Acres to Benjamin Weston, Esq. several Trusts; it was thereby further enacted, That the faid two thousand Acres, or such other Lands of equal Value as should be fet forth in Exchange of the same, should be and were thereby vested, settled and established in the said several Persons, their Heirs and Assigns respectively, to whom the said Earl of Portland had conveyed the same, to be held of the King's Majesty, his Heirs and Successors, of the Manor of East Greenwich, by Fealty only, in free and common Soccage, subject nevertheless with the Residue of the said ninety-five thousand Acres, in equal Proportion to all Taxes and Charges necessary and conducing to the Preservation of the said Great Level from drowning; and it was thereby further enacted, that the eighty-three thousand Acres, Remainder of the said ninetyfive thousand Acres, with the said Ways, Passages, new Rivers, Cuts, Drains, Banks and Forelands, over and above the faid ten thousand Acres, Residue of the said twelve thousand Acres which were allotted in Severalty, and of which his said late Majesty was in Possession, were thereby vested and settled in the faid Governor, Bailiffs and Commonalty, and their Successors, in Trust for the said William Earl of Bedford, and the Adventurers and Participants of the faid Earl Francis and Earl William, or either of them, their Heirs and Assigns, in such Manner as is therein after limited and provided, and according to such Parts and Proportions as they respectively then held and enjoyed, or by Virtue of the faid

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said Act ought to hold and enjoy, subject and liable likewise to the Payment of all Taxes and Charges as aforesaid, to be held of the King's Majesty, his Heirs and Successors, of the Manor of East Greenwich, by Fealty, in free and common Soccage; and the faid ten thousand Acres were thereby vested in his then present Majesty, and his Assigns, subject and liable with the Residue of the said ninesy-sive thousand Acres, to the same Taxes and Charges before specified; and it is thereby further enacted, That the said Governor, Bailiffs and Conservators of the said Corporation for the Time being, or any five or more of them, whereof the said Governor or Bailiffs, or their Successors, or any of them, to be two, for Maintenance and Preservation of the said Great Level, by convenient Outfalls to the Sea, should for ever thereafter be and were thereby made and constituted Commissioners of Sewers for and of the said Great Level of the Fens; and the said Governor, Bailiffs and Conservators, or any five or more of them, whereof the said Governor or Bailiffs, and their Successors, or any of them, to be two, are thereby enabled and impowered from thenceforth, to use and exercise the Power and Authority of Commissioners of Sewers within the said Great Level of the Fens, and of the Works made and to be made without the faid Great Level, for conveying the Waters of the said Great Level by convenient Outfalls to the Sea, in such Manner and with fuch other Powers, Jurisdictions and Authorities as are therein mentioned and contained: And

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and 20 Car. 2. And whereas by another Act of Parliament made and passed in the twentieth Year of his faid late Majesty King Charles the Second, intitlued, An AEt for the taxing and assessing of the Lands of the Adventurers within the Great Level of the Fens, after reciting in part the last recited Act, and that the Way therein mentioned of railing Draining Taxes upon the said ninety-five thousand Acres by an equal Acre-Rate had been found inconvenient, it was enacted, That all Taxes thereafter to be fet and imposed for the Maintenance and Preservation of the said Great Level, should be from Time to Time affessed and taxed by the said Governor, Bailiffs and Conservators, or their Successors, or any five or more of them, whereof the faid Governor and Bailiffs for the Time being, or any of them, to be two, upon the faid eighty-three thousand Acres, Part and Parcel of the faid ninety-five thousand Acres, by a gradual Acre-tax of different Sorts and Values of Lands, to be received, paid and levied by such Ways and Means as in the said recited Act are provided; and that said eighty-three thousand Acres, raising Taxes for Support and Maintenance of the Great Level, should not be rated or assessed otherwise or in any other Manner than according to a gradual Acre-tax of different Sorts and Degrees, and according to the respective Values and Rates thereby set and rated, and to be set and rated, as is therein after appointed: And it was thereby further enacted, That when and so often as the Sum of six thousand one hundred and ten Pounds seven

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seven Shillings and one Peny Halfpeny should be taxed and affessed upon the said ninety-five thousand Acres, that then the said twelve thousand Acres should be rated and affessed at fifteen Pence the Acre, and according to that Proportion for the railing of any greater or lesser Sum than six thousand one hundred and ten Pounds seven Shillings and one Peny Halfpeny, to be received, paid and levied, together with Penalties, in such and the like Manner as the Taxes fet and imposed, or to be set and imposed, upon the said eighty-three thoufand Acres, are thereby provided for o be received, paid and levied: And to the End that the said eighty-three thousand Acres might be more equally rated by a gradual Acre-tax, not under the Number of seven Sorts, it was thereby further enacted, That certain Persons in the same Act named, or any three or more of them, were thereby constituted and appointed to be Surveyors and Valuers of the faid eightythree thousand Acres, and were, within the Time therein limited, to digest the said eightythree thousand Acres into such Number of Sorts or Degrees of Land, not under the Number of seven Sorts and Degrees, and to rate and tax such Degrees, and digest the same into Schedules in Writing, and make Resurns thereof, upon their Oaths, into the Fen Office, in such Manner as in and by the taid Act is mentioned and directed: And whereas the several Persons, by the said last recited Act appointed to be Surveyors or Valuers, valued and set out the said eigh y-three thousand Acres, according to the Directions thereby given, Cc 4

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into eleven different Sorts or Degrees or Land, to be rated and taxed in manner following; that is to say, for a single Tax, four Pence per Acre on the first Sort of Land; eight Pence per Acre on the second Sort; and so increasing four Pence upon every Sort, the eleventh Sort to be taxed at three Shillings and eight Pence; and all greater or less Sums which the faid Corporation should have occasion to raise, were to be rated and assessed in the like Proportions; which Valuations of the said Surveyors were returned by them into the Fen Office, as by the said last mentioned A& was directed; and the faid eighty-three thousand Acres have always since been taxed according to the Degrees and Proportions thereby set out and allotted, calling a Tax of four Pence on the first Sort of Land, and increasing on the ten other Sorts in manner aforesaid, a fingle Tax; five Pence a Tax and Quarter; fix Pence a Tax and half; seven Pence a Tax and three Quarters; and eight Pence a double Court of Cor- Tax: And whereas at a Court of the faid Corporation held poration, held the tenth Day of March one thousand six hundred and ninety-seven, the said Corporation declared that the said Great Level should be distinguished by the several Names of the North Level, Middle Level and South Level; and that all that Part of the faid ninety-five thousand Acres, which lay between the North Side of Moreton's Leame and the South Side of Welland River, should be accounted that Part of the ninety-five thousand Acres lying within the North Level: And whereas the said Corporation, in order to **support**

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support and preserve the several Works for draining the said Great Level, were obliged to borrow several Sums of Money on Bonds under their common Seal, and by that Means, at Lady-day one thousand seven hundred and Debt of Cortwenty-eight, had contracted Debts, amount-poration at ing in the whole to the principal Sum of se- Lady-day venteen thousand one hundred and fifty Pounds; and some new Works being necessary for better draining the said North Level, Part of the said Great Level, by Indenture bearing Date the twenty-ninth Day of May one thousand feven hundred and twenty-eight, and made or mentioned to be made between the Governor, Bailiffs and Commonalty of the Company of Conservators of the said Great Level of the Fens of the one Part, and the most Noble William Duke of Devonshire, Guardian of the most Noble Wriothesley then Duke of Bedford, a Minor, and the Right Honourable Henry then Earl of Lincoln of the other Part; after reciting the said Act of the fifteenth Year of his late Majesty King Charles the Second, and that the said Great Level of the Fens was then distinguished by the several Names of the North Level, the Middle Level and the South Level, and that such Part of the said Great Level, as was distinguished by the Name of the North Level, did contain about forty thousand Acres of Land, of which there were about eleven thousand six hundred Acres of Land subject to the said Taxes, and that the said Duke of Bedford and Earl of Lincoln were Owners and Proprietors of great Part thereof; and further reciting, that the said Duke of

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Devonsbire as Guardian of the said Duke of Bedford, and the said Earl of Lincoln, for the Preservation of the respective Estates of the, faid Duke of Bedford and Earl of Lincoln in. the said North Level, did in the then last. Summer actually lay out and expend the Sum of three thousand four hundred Pounds the Monies of the said Duke of Bedford and Earlof Lincoln in Proportion to their said respective Estates, in regaining and keeping open the Outfall for the Waters of the said North Level to Sea, and in doing several other necessary and material Works, which had tended greatly towards the Draining and Preservation of all the Estates in the said North Level; but by reason of the many and frequent Floods which had of late Years happened, and the Insufficiency of the Banks and Works of the faid North Level to resist the same, and particularly by reason of the Weakness and Lowness of the Bank on the North Side of Moreton's Leam Wash next the said North Level, the greatest Part of the Lands within the faid Level had then lately been and were subject to be drowned, so that little or no Profit could. be made thereof, nor could the said North Level be effectually drained or secured for the future, unless the said North Bank was to be enlarged and strengthened; and therefore the said Governor, Bailiss and Commonalty had refolved to make a Canal in the faid Wash, and other Works there, for strengthening and enlarging the said North Bank, the Charge of all which would amount at least to six thoufand six hundred Pounds; and further reciting,

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ting, that the said Duke of Devonshire, on the said Duke of Bedford's Behalf and with his Consent, and the said Earl of Lincoln, at the Request of the said Governor, Bailiss and Commonalty, had agreed to advance the faid fix thousand six hundred Pounds for the Purposes aforesaid, in Proportion to their said respective Estates in the said North Level, and that the said Governor, Bailiss and Commonalty had agreed that the Taxes, Revenues and Rents annually laid and arising upon and out of the Lands in the faid North Level only, should be made a Security for Repayment as well of the said three thousand four hundred Pounds then already laid out, as for the said six thousand six hundred Pounds to be laid out, and Interest at the Rate of four Pounds per Centum per Annum, and were desirous and had proposed that the said Duke of Devonshire and Earl of Lincoln should have not only the Direction and Disposal of the said six thousand fix hundred Pounds in making the said Canal and other new Works, but also that the said Duke of Devonsbire and Earl of Lincoln, during the Minority of the faid Duke of Bedford, and afterwards the said Duke of Bedford and Earl of Lincoln, their respective Heirs and Assigns, should have the Direction, Disposal and Management of the said Taxes, Revenues and Rents of the faid North Level to be by them employed and disposed in and about the repairing and maintaining the Works of the faid North Level, and making and supporting such other Works as should be necessary or conducing to the effectual draining, fecuring and

and preserving of the said North Level, and for and towards the Payment of the said principal Sums of three thousand four hundred Pounds and fix thousand fix hundred Pounds with Interest as aforesaid, until the said principal Sums of three thousand four hundred Pounds and fix thousand six hundred Pounds and Interest should be fully paid and satisfied; it is witnessed, that in Consideration of the Premisses, and for securing the Repayment of the said several Sums of three thousand four hundred Pounds and fix thousand fix hundred Pounds and Interest as aforesaid, and for the better enabling the said Dukes of Devonsbire and Bedford and the said Earl of Lincoln to compleat their good Designs of effectually draining, securing and preserving the said North Level, by making the said Canal and other Works, which the said Governor, Bailiss and Commonalty were sensible would be of great Benefit and Advantage to all the Estates in the same Level, they the said Governor, Bailiffs and Commonalty, for themselves and their Successors, did covenant and agree to and with the said Dukes of Devonshire and Bedford and the said Earl of Lincoln respectively, and their respective Heirs and Assigns, that it should and might be lawful to and for the said Duke of Devonshire and Earl of Lincoln, their Agents or Servants duly authorized, during the Minority of the said Duke of Bedford, and after the said Duke of Bedford should have attained his Age of twenty-one Years, and should have confirmed that Agreement, for the said Duke of Bedford and Earl of Lincoln,

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Lincoln, their respective Heirs and Assigns, their Agents or Servants duly authorized, without the Interruption or Denial of the said Governor, Bailiffs and Commonalty, or their Successors, to ask for and demand, have, receive and take of and from the Receiver General for the Time being of the faid Corporation yearly, and every Year, as the same should become due, and be paid to the said Receiver General, so much and such Part of the said Taxes to be annually laid on the faid ninetyfive thousand Acres, as should be the Share and Proportion of the Lands within the faid North Level liable thereto, together with all other the Rents and Revenues whatsoever of the faid Governor, Bailiffs and Commonalty in the said North Level, including the Share and Proportion of the Taxes laid upon the Lands within the faid North Level for that present Year, and the said Rents and Revenues due and payable for the same Time: And it was thereby declared and agreed, that the yearly Sum of one hundred Pounds, payable by the Heirs or Assigns of Sir Charles Orby deceased, to the said Governor, Bailiss and Commonalty, and their Successors, should be esteemed and taken as Part of the said Revenue arising within the said North Level; and the said Governor, Bailiss and Commonalty did thereby authorize, impower and require the faid Receiver General for the Time being to pay yearly, and every Year, as the same should become due and be paid to him, all the faid Taxes, Rents and Revenues of the faid North Level, unto the said Dukes of Devon-Rire

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shire and Bedford and Earl of Lincoln respectively, their respective Heirs and Assigns, or their Servants or Agents, without any further or other Warrant to be had from the said Governor, Bailiffs and Commonalty for that Purpose: Provided, That the said Receiver General for the Time being should retain and keep so much of the said Taxes, Rents and Revenues of the said North Level, as should be sufficient to satisfy and discharge the yearly Interest of the principal Sum of two thousand Pounds, thentofore taken up upon the common Seal of the faid Corporation for the Service of the said Level, until the principal Sum of two thousand Pounds should be paid off and discharged: And it was thereby declared and agreed, That the said Taxes, Rents and Revenues, so to be paid to the said Dukes of Devonshire and Bedford and Earl of Lincoln respectively, their Heirs or Assigns, should be retained, imployed, applied and disposed of, in the first Place, for repairing and maintaining all the Works of the faid North Level, and making and supporting such other Works as should be necessary or conducing to the effectual Draining and Preservation of the same Level, and then for paying and satisfying to the said Dukes of Devonshire and Bedford and Earl of Lincoln, their respective Executors, Administrators and Assigns, according to their respective Proportions and Shares, Interest after the Rate of four Pounds per Centum per Annum, for the said several Sums of three thousand four hundred Pounds and six thousand six hundred Pounds, and then to take, retain and

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and keep the Surplus Money for and towards paying off and finking the said Sums of three thousand four hundred Pounds and six thoufand six hundred Pounds, in such Proportions and by such Payments as should be reasonable and convenient, until the same should be fully paid off and satisfied. And whereas the said Duke of Bedford, or the said Duke of Devonshire as his Guardian, and the faid Earl of Lincoln laid out and expended the faid Sum of fix thousand six hundred Pounds, in Pursuance of the said Agreement, in the Works therein mentioned, and by Virtue of and under the said Agreement, the said Duke of Bedford and Earl of Lincoln, and their Representives, have ever fince continued in the Receipt of the Taxes, Rents and Revenues of the faid North Level, but have been obliged to apply the greatest Part thereof for and towards the several Works for draining and preserving the said North Level; so that at Ladyday one thousand seven hundred and fifty-three the Sum of eighteen thousand nine hundred and thirteen Pounds, eleven Shillings and nine Pence was due for Principal and Interest of the faid feveral Sums of three thousand four hundred Pounds and fix thousand fix hundred Pounds, five fixth Parts whereof is due and ewing to the most Noble John now Duke of Bedford, as Executor of the last Will of the faid Wriothesley late Duke of Bedford; and the remaining fixth Part thereof is due and owing to the Right Honourable Henry Earl of Linceln as Administrator of the said Henry late Earl of Lincoln: And whereas the Sum of two thouthousand eight hundred and fifty Pounds, Part of the Debt owing by the said Corporation at Lady-day one thousand seven hundred and twenty-eight, was due and owing to the faid Wriothesley late Duke of Bedford, who afterwards in and by his last Will and Testament forgave and discharged the same, which reduced the Debt contracted by the faid Corporation before the said Year one thousand seven hundred and twenty-eight to fourteen thousand three hundred Pounds; and whereas ever fince the making and executing the faid recited Agreement, the said Dukes of Bedford and Earl of Lincoln have supported and maintained the Works, Banks and Drains of the faid North Level, and the said Corporation have not been at any Charge or Expence in or about the same, but the said Corporation have since the faid Year one thousand seven hundred and twenty-eight borrowed several large Sums of Money on Bonds, under their common Seal, to the amount in the whole of fifteen thousand nine hundred and forty Pounds, all which has been by them laid out and expended in and about the said Middle and South Levels, and for supporting and preserving the Banks, Drains and Works thereof; so that the said Corporation is now indebted in the feveral Sums of Money following, that is to say, In the said Sum of fourteen thousand three hundred Pounds, contracted before the said Year one thousand seven hundred and twenty-eight, for or on Account of the whole of the faid Great Level; the said Sum of eighteen thousand nine hundred and thirteen Pounds, eleven Shillings

Shillings and nine Pence, contracted fince the said Year one thousand seven hundred and twenty-eight for or on Account of and particularly charged upon the said North Level; and the faid Sum of fifteen thousand nine hundred and forty Pounds contracted since the said Year one thousand seven hundred and twentyeight for or on Account of the said Middle and South Levels, amounting together to forty-nine thousand one hundred and fiftythree Pounds eleven Shillings and nine Pence: And whereas it has been found by Experience that the Taxes, Revenues and Rents arising and payable to the said Corporation out of the said North Level are not near sufficient to pay off and discharge the said Debt particularly charged thereon, and to defray the Charges and Expences of maintaining, supporting and keeping in Repair the several Works for draining thereof; and notwithstanding the greatest Part of the Revenues of the faid North Level have ever since the said Year one thousand seven hundred and twentyeight been laid out in and about the same, the several Banks, Rivers, Sewers and Works of the same Level are become so greatly decayed and ruinous that great Part of the Lands in the same Level have lately been very frequently flooded, and unless some immediate Remedy be applied will become intirely drowned and of little or no Value: And whereas the Lands called Portsand, otherwise Great Porsand, Parcel of the Demesnes belonging to and lying within the Manor of Crowland in South Hol-·land in the County of Lincoln, herein after

particularly bounded and described, are subject also to be frequently slooded, and cannot be effectually drained and preserved without a large Expence; and whereas the faid Lands called Portsand, otherwise Great Porsand, adjoin to the said North Level on the North Part thereof and lie convenient to be drained therewith, and it will be for the mutual Benefit and Advantage of the Proprietors or Owners thereof, and of the Proprietors or Owners of the Lands within the said North Level to join in one common Drainage; and in order thereto the Proprietors or Owners of the faid Manor of Crowland and Lands called Portsand, otherwise Great Porsand, and the Proprietors or Owners of the greatest Part of the Lands within the faid North Level, are willing and desirous that a sufficient Sum of Money for the effectual draining of all the said Lands shall be raised by a Tax upon all the said Lands, to be ordered, governed and difposed of in such manner as herein after is mentioned, provided that the faid North Level be discharged from the Debts of the said Corporation, and that all the Taxes, Rents and Rovenues, which shall hereafter arise and become payable to the faid Corporation out of the faid North Level, be applied under the Direction of the faid Corporation for the Benefit of the faid North Level only, in such manner as herein after is mentioned: And whereas the Taxes, Rents and Revenues, arising and payable to the said Corporation out of the said North Level, are about one eighth Part of the Taxes, Rents and Revenues arising and payable to the said Cor-

Corporation out of the whole of the said Great Level of the Fens, and therefore the faid North Level is subject and liable to raise and pay one eighth Part of the said Debt of fourteen thousand three hundred Pounds, which was contracted by the said Corporation before the said Year one thousand seven hundred and twenty-eight, on Account of the whole of the faid Great Level of the Fens; and in order to raise Money to pay off and discharge the same, it has been proposed that so much of the Taxes charged on the Corporation Lands within the said North Level, by Virtue of or under the said recited Act of the sisteenth of King Charles the Second, shall be sold in such manner as herein after is mentioned, as shall raise a sufficient Sum of Money for that Purpose: And whereas the said John Duke of Bedford and Henry Earl of Lincoln, being desirous to promote so good and beneficial an Undertaking, have consented and are willing to exonerate and discharge the said Corporation of and from the said Debt of eighteen thoufand nine hundred and thirteen Pounds eleven Shillings and nine Pence, and to yield up and furrender all the Taxes, Rents and Revenues of the said North Level which they are intitled to receive by Virtue of and under the said recited Agreement, and to release and discharge all their Right, Title and Interest in and to the same, on Condition that the Taxes, Rents and Revenues of the said Middle and South Levels, be for the future only chargeable with the Residue of the said Debt of sourteen thousand three hundred Pounds contracted be-Dd 2 fore

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fore the said Year one thousand seven hundred and twenty-eight, and with the said Debt of fifteen thousand nine hundred and forty Pounds, contracted on Account of the said Middle and South Levels fince the Year one thousand seven hundred and twenty-eight; and that the said North Level, and the Taxes, Rents and Revenues thereof be fully and absolutely discharged of and from all the Debts of the said Corporation and every Part thereof: And whereas at a Court of the said Governor, Bailiffs and Commonalty of the Company of Conservators of the Great Level of the Fens, held at the Fen Office on Saturday the twenty fourth Day of February one thousand seven hundred and sifty-three, a Plan according to the said Proposals, and for effecting and carrying the said Undertaking into Execution, in such manner as herein after is mentioned, was laid before the said Court, and the said Court thereupon came to the following Resolutions, videlicet; That it appearing to the Board that the Debt due from this Corporation in the Year one thousand seven hundred and twenty-eight was fourteen thousand three hundred Pounds, and that the Taxes upon all the three Levels at a Tax and a. Quarter amount to fix thousand three hundred and fourteen Pounds three Shillings and eleven Pence Halfpenny, of which the Tax arising from the North Level is seven hundred and seventy-seven Pounds three Shillings and four Pence Halfpenny, being about one eighth Part, it is the Opinion of this Board, that if his Grace the Duke of Bedford and Lord Lincoln

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coln remit the Debt of about nineteen thoufand Pounds, which is due to them under the Agreements made with them by this Corporation in one thousand seven hundred and twenty-eight, for draining the North Level, and the Proprietors of the North Level will pay one thousand eight hundred Pounds as their Proportion of the said Debt of sourteen thousand three hundred Pounds, it will be for the Interest of the other two Levels for this Corporation to consent, that the Lands of the North Level be exonerated from the Payment of the Remainder of the said Debt and the subsequent Debts of the Corporation by the Act of Parliament intended to be applied for, for the better draining of that Level: And the remaining Part of the faid Plan being read, the Board resolved, that the same did not in any wise appear to be prejudicial to either of the Levels belonging to the said Corporation, and therefore they did approve thereof: And whereas the faid Corporation and the Creditors of the said Corporation, and the Proprietors of the greatest Part of the taxable Lands within the said Middle and South Levels, having feen and confidered the faid Propofals, approve thereof, and are willing and consenting that the same should be carried into Execution: And whereas the effectual draining and preserving the said North Level and the faid Lands within the Manor of Crowland, which contain together about forty-eight thoufand Acres, would be of great Benefit and Advantage to the several Proprietors thereof, and of Service to the Publick in general, and if Dd 3

the Proposals and Agreements before mentioned are carried into Execution, it is apprehended and believed that the same may be effectually drained and preserved; but in regard the same cannot be effected, or the Money necessary for that Purpose raised, without the Aid and Authority of Parliament, Be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled, and by the Authority of the same, That the said Governor, Bailiss and Commonalty of

The Corpora- the said Governor, Bailiss and Commonalty of tion of Conser- the Company of Conservators of the Great vators of Bedford Level of the Fens and their Successors, and discharged all and every the Taxes, Rents and Revenues from the Debt arising and payable to the said Corporation by, of 18913! from or out of the Lands in the said North to John Duke Level or any Part thereof, and all and every of Bedford and other the Lands, Taxes, Rents and Revenues Henry Earl of of the said Corporation shall be and are hereby Lincoln; sully and absolutely freed and discharged of

fully and absolutely freed and discharged of and from the said Debt or Sum of eighteen thousand nine hundred and thirteen Pounds eleven Shillings and nine Pence, so as aforesaid due and owing to the said John Duke of Bedferd and Henry Earl of Lincoln, by Virtue of and under the said recited Indenture of the twenty-ninth Day of May one thousand seven hundred and twenty-eight, and every Part thereof, and all Interest payable for or in Respect thereof; and that the said recited Inden-

Indenture of ture of the twenty-ninth Day of May one 29 May 1728, thousand seven hundred and twenty-eight shall be and is hereby enacted and declared to be

from

Governor, Bailiffs and Commonalty, and their Successors, and the said John Duke of Bedford, and Henry Earl of Lincoln, their respective Heirs, Executors, Administrators and Assigns, and the Heirs, Executors, Administrators and Assigns of the said Wriothesley late Duke of Bedford, and Henry late Earl of Lincoln, are hereby fully and absolutely freed and discharged of and from all and every the Covenants, Clauses, Articles, Conditions and Agreements

in the said recited Indenture contained.

And whereas the said yearly Sum of one hundred Pounds, mentioned in the said recited Indenture of the twenty-ninth Day of May one thousand seven hundred and twenty eight to be payable by the Heirs or Assigns of Sir Charles Orby, deceased, to the said Governor, Bailiffs and Commonalty, was payable in Purfuance of certain Articles of Agreement, made the tenth Day of July, which was in the Year of our Lord one thousand six Hundred and minety-seven, between the said Governor, Bailiffs and Commonalty of the one Part, and the faid Sir Charles Orby of the other Part, for a Term of twenty-eight Years, which long since expired: Now for the obviating and avoiding all Doubts, Questions and Controversies which may any wise happen or arise in relation to the said yearly Sum of one hundred Pounds, or the Non-payment thereof, or any

Arrears thereof; it is hereby further enacted The Executors of Sir Charles

Orby and Thomas Orby Hunter, discharged from Payment of the anaual Sum of 100 L to the Company.

and

and declared by the Anthority aforesaid, That the Heirs and Assigns of the said Sir Charles Orby, and Thomas Orby Hunter, Esq; his Heirs, Executors, Administrators and Assigns, are hereby fully and absolutely freed and discharged of and from the Payment of the said yearly Sum of one hundred Pounds to the said Governor, Bailiffs and Commonalty of the Company of Conservators aforesaid, and their Successors or Assigns, and of and from all Arrears thereof; and the said Governor, Bailiss and Commonalty, and their Successors, and the Heirs and Assigns of the said Sir Charles Orby deceased, and the said Thomas Orby Hunter, his Heirs, Executors, Administrators and Assigns, are hereby fully and absolutely freed and discharged of and from all and every the Covenants, Clauses, Articles, Conditions and Agreements, contained in the said Articles of the tenth Day of July one thousand six hundred and ninety-seven before-mentioned.

And in order to raise Money sufficient to satisfy and discharge the said Sum of one thousand eight hundred Pounds, so as aforesaid ascertained and declared to be the Proportion of the said North Level, of and in the Debts of the said Corporation, contracted before the said Year one thousand seven hundred and twenty-eight; it is hereby surther enacted

Proprietors of and twenty-eight; it is hereby further enacted to ble Lands and declared, That it shall and may be lawful within the North Level, to and for the Proprietors of taxable Lands within the said North Level, to purchase off of much of the Taxes chargeable on their rethereon, by

Act 15 & 20

Act 15 & 20 Car: 11.

and from all

Covenants in

the Arricles of

20 July 1697.

Rate of thirty Years Purchase, computing settling the said Taxes on the said eighty-ee thousand Acres at a Tax and a Quarter; on the said twelve thousand Acres in Protion thereto, according to the said Act of twentieth of King Charles the Second, as all be sufficient to raise the said Sum of one

Ousand eight hundred Pounds; and in order as will raise tereto, it shall and may be lawful to and for the Sum of 1800 l. and se said several Proprietors of taxable Lands, enter Subscript any Time on or before the twenty-fourth tions for the Day of June which shall be in the Year of our same, before ord one thousand seven hundred and sifty-24 June 1754

wour, to subscribe in a Book to be kept by the Governor, Bailiffs and Commonalty, or their Register, for that Purpose, at their Office in the Inner Temple, London, for the Purchase of the Taxes of so much of their respective Lands as they shall be respectively willing and desirous to purchase off, at and after the Rate aforefi faid; and in Case the Purchase of more of the faid Taxes shall be so subscribed for, on or before the said twenty-fourth Day of June one thousand seven hundred and fifty-four, than shall be sufficient to raise the said Sum of one thousand eight hundred Pounds; then, and in such Case, the Purchase thereof shall be allotted and fettled by the faid Governor, Bailiffs and Commonalty amongst the said Subscribers, in equal Average and Proportion to the Taxes Paymentthere payable by them respectively; and upon Pay- of to be made ment of the several Sums of Money so to be by 29 Sep.

subscribed or allotted for the Purchase of the 1754; and to be applied in Taxes discharging the said Deb

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Taxes aforesaid, on or before twenty-ninth Day of September which shall be in the said Year one thousand seven hundred and fiftyfour, to the said Governor, Bailiss and Commonalty, or their Treasurer, to be by them applied for and towards Payment of the Debts contracted by the faid Corporation before the said Year one thousand seven hundred and twenty-eight, the faid several Purchasers, their Heirs, Executors, Administrators and Assigns, and their respective Lands and Tenements, shall be from thenceforth fully and absolutely freed, exonerated and discharged of and from the Taxes by them so purchased as a soresaid, and of and from all other Rates and Taxes whatfoever chargeable on the Lands by them so expnerated as aforesaid, by virtue of or under the said several Acts of Parliament of the fifteenth and twentieth Years of King Charles the Second, or either of them; and it shall and may be lawful to and for the said Governor, Bailiss and Commonalty, and they are hereby required, upon such Payment as aforesaid, at the Costs of such Purchasers, to execute under their common Scal, good and sufficient Releases and Discharges to the said several Purchasers, their respective Heirs, Executors, Administrators and Assigns, of and from the Taxes so by them respectively purchased as asoresaid, particularly describing and bounding therein the Lands which shall be thereby released and exonerated from Taxes in Purluance of fuch Porchales

Company to execute Releases of the Taxes to the Purchasers,

and it is hereby further enacted and declared, The Taxes That the Taxes chargeable by virtue of and under chargeable by the said Acts of the fifteenth and twentieth Years Car. II. to be of King Charles the Second, or either of them, continued on upon the Residue of the taxable Lands within the Residue of the said North Level, which shall not be so the Lands not exonerated as aforesaid, shall be always hereaf-exonerated, ter, and hereby are, fixed and fettled upon fo much thereof as shall be Part of the said eightythree thousand Acres, at a Tax and a Quarter, and on so much thereof as shall be Part of the said twelve thousand Acres, in Proportion thereto, according to the said Act of the twentieth of King Charles the Second; and shall not be lessened or increased under any Pretence whatsoever; and that all the Money and to be apwhich shall arise, or be produced by the said plied in the Taxes within the said North Level, and all Works of the other the Rents and Revenues arising and pay—

mentioned and able to the said Corporation by, from or out described. of the faid North Level, or any Part thereof, shall from henceforth be applied and disposed of by the said Governor, Bailiss and Commonalty, and their Successors, in and about the several Banks and Works of the said Level herein after-mentioned; that is to say, In the first Place to raise, make good and keep in Repair, the North Bank of Moreton's Leame, the East Bank of Cordike from Morton's Leame to the Folly Bank, the Folly Banks from Cordike to the River Welland, the Bank reaching from the Folly Bank to Peakirk Town, and the South Bank of the River Welland to West Dam at the End of Crowland Town, until the said Banks shall be made of fuch

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Members for Lands in the North Level not to vote concerning berrowing Money, for the Middle vels.

And it is hereby further enacted by the Authority aforesaid, That no Person or Persons that shall be qualified to fit and vote as a Member of the said Corporation, for or in respect of Lands or Grounds in the said North Level only, shall, at any Time hereafter, have any and South Le- Vote, Power or Authority concerning the borrowing any Money for the Service of The Middle and South Levels, or either of them, or which the Taxes, Rents and Revenues of the said Middle and South Levels, or either of them only, shall be subject and liable to the Payment of.

The Lands to be divided into Districts.

And for the better effecting the Purpoles of be drained to this present Act, it is hereby further enacted and declared by the Authority aforesaid, That the faid feveral Lands and Grounds intended to be drained under the Powers and Authority of this present Act, shall be and hereby are divided into five Districts or Divisions in manner herein after mentioned, and that the Waters of the said several Districts or Divisions shall run and be conveyed to Sea, in, by and through the several Rivers and Drains herein after-mentioned; that is to say, the first of the faid Districts or Divisions shall contain all that Part of the North Level which is bounded as follows; On the North by the River Welland from the Folly Bank to Crowland Bridge, and from thence to the Place where the River Catwater now falls into the River Old South Eau, by the South-west Bank of the said River Old South Eau, otherwise the antient Branch of the Nene, including the said South-West Bank; on the East, by the West Bank

The first Di-Utrict of the Lands

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of the River Catwater from the said Place. where the faid River falls into the Old South Eau aforesaid, to the North Side of Thorney Causeway, including the said. Bank; on the South, by the Road leading from Thorney Causeway aforesaid to Cordike, at the West End of Eye Town; and on the West, from the Drains that Part of Cordike, which is at the West thro' which End of Eye Town aforesaid to the River Wel- to be conveyed land, by the East Bank of Cordike and the into the Sea. Folly Bank; and that the Waters of the faid District or Division shall run and be conveyed to Sea into any Part of the said River Old South Eau, otherwise the said antient Branch of the River Nene, between Crowland Town End and the said Place where Catwater now falls into the faid River Old South Eau, and in, by and through that Part of Catwater which lies between Pepper Lake and the said River Old South Eau, and all or any of the interior Drains within the said District, and down that Part of the said River Old South Eau which lies within the North Level on the North Side thereof to Clows Cross, and from thence into, by and through Shire Drain to Sea; with full Liberty and Power of opening and shutting the Gates or Doors which stand at the Place where the said River Catwater falls into the Old South Eau, as Occasion shall require: The second District or Division shall The Second contain all that Part of the North Level which District. is bounded as follows; that is to fay, On the North, in part by the said Road leading from Cordike aforesaid, through Eye Town, to Thorney Causeway, and in part by the South

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Bank of Thorney Dike; on the East, in part (from Thorney Causeway aforesaid to Thorney Cross, where Catwater turns off Westward towards Story's Bar) by the West Bank of Catwater, and in part from the South Bank of Thorney Dike aforesaid to the Counter Drain by the West Bank of Knarlake; on the West, by Cordike, from the West End of Eye Town aforesaid to Moreton's Leame; and on the ...: South, by the Counter Drain aforesaid, from the upper Part of the Severals in Stand Ground to the West Bank of Knarlake aforesaid, in-The Drains by cluding all the said Banks; and that the Wawhich the Wa- ters of the said last-mentioned District or Division shall run and be conveyed to Sea, in, by and through all or any of the interior Drains within the said District, into the Counter-Drain aforesaid; and in, by and through the Counter-Drain aforesaid to Guyhirn; and from thence down the Old South Eau to Clows Cross; and from thence in, by and through Shire Drain to Sea: The third District or Division shall contain the Lordship of Thorney, which is bounded on the West by Catwater; from Thorney Cross aforesaid to the Old South Eau; on the North, by the South Bank of the Old South Eau, from the faid Place where

Catwater now falls into the faid River Old

South Eau aforesaid, to Gold Dike, including

the said Bank; on the East, in part by Gold

Dike and in-part by Knarlake; and on the South

The third Dittrict.

ters are to be

conveyed.

by Thorney Dike, including the said River and The Drains for Drain of Catwater and Thorney Dike; and conveying the that the Waters of the said last-mentioned Di-Waters there strict or Division shall run or be conveyed into of. Gold

Gold Dike, and from Gold Dike to Clows Cross by the New South Eau to Throckenholt; and from thence on the South Side of Throckenbolt to Clows Cross, or by the Drain that runs from Gold Dike to Clows Cross, between Sutton Common and Inkerson Fen, and by Knarlake into the Counter-Drain aforesaid, and in, by and through Shire Drain to Sea, in fich Manner as shall be found most convenient by the said John Duke of Bedford, the sole Owner of the said District, his Heirs and Asfigns! The fourth District or Division shall The fourth contain all that Part of the said North Level, District. which is bounded on the West by the East Bank of Gold Dike and the East Bank of Knarlake; on the North, by the South Bank of that Part of the Old South Eau which runs from Gold Dike to Clows Cross; on the East, by the West Bank of that Part of the Old South Eau which runs from Guyhirn to Clows Cross; and on the South, by the North Bank of the Counter Drain aforesaid, including all the said Banks. And that the Waters thereof The Drains shall run or be conveyed to Sea into, by and for carrying through Shire Drain, by the Counter-Drain off the Waaforefaid, and that Part of the Old South Eau which runs from Guyhirn to Clows Cross and the fifth District or Division shall contain The Fifth the Lands before-mentioned, called Portsand, District. otherwise Great Porsand, bounded on the East by Holbeach and Whapload Lands and the Willow Row Bank, from Dowsdale to the River Asendike; on the North, by the said River Asendike and the River Welland, from the Willow Row Bank to Whitehouse, otherwise Eppinbolt Corner₂ Ec

Corner; on the West, by the said River Welland, and by the North-east Bank of the said River Old South Eau, otherwise antient Branch of the Nene, from Eppinbolt Corner aforesaid to Turketullus's Cross, near the Place where Catwater now falls into the Old South Eau; and on the South by the North Bank of the faid River Old South Eau, from Turketullus's Cross to Dowsdale, including the said North-east Bank and North Bank; and that the Waters of the said last-mentioned District or Division shall run and be conveyed through Dowsdale Bank, being the before-mentioned North-east Bank and North Bank, into any Part or Parts of the said antient Branch of the Newe, otherwise Old South Eau, and of the said River Old South Eau between Crowland Town End and Dowsdale, and from thence by the said River Old South Eau into, by and through Shire Drain aforesaid to Sea.

The Drains for carrying off the Waters thereof.

The Waters to be conveyed through the respective on from the Conservators of the Great Level.

And it is hereby further enacted and declared by the Authority aforesaid, That the Waters of the faid several Districts or Divisi-Drains, with ons, shall run or be conveyed to Sea in, by and out Obstructi- through the several Rivers or Drains herein before mentioned and appointed, to the said several Districts respectively for that Purpose, without any Lett, Hindrance, Obstruction or Controul of, from or by the said Governor, Bailiss and Commonalry of the Company of Conservators of the Great Level of the Fens, or their Successors, in any Manner or under any Right what soever, or of, from or by the Commissioners for putting this Act into Execution,

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cution, or any of them, under any Pretence' whatfoever, otherwise than as herein after is mentioned.

And it is hereby further enacted by the Au-Commissioners thority aforesaid, That the several Persons for the several Districts. herein after named shall be, and hereby are, constituted and appointed Commissioners for the executing and effecting the Powers, Authorites and Purposes of this present Act, until the last Monday in the Month of June which shall be in the Year of our Lord one thousand seven hundred and fifty five; that is to say, for the said sirst District or Division, The Right Honourable Brownlow Earl of Exeter, The Right Honourable Henry Earl of Lincoln, Timothy Brecknock, Thomas Moore, Esquires; Samuel Sharp, William Landen, John Walton, William Walton senior, Thomas Robert Gates, Charlton Wyldbore, Gentlemen; for the faid second District or Division, The Right. Honourable George William Earl of Coventry, Richard Tryce, John Wildhore, Esquires, Daniel Bailey senior, Gentleman, Robert Blake, Esq; George Johnson, Thomas Moore junior, William Aveling of Eldernel, Gentlemen; for the faid third District or Division, His Grace the most Noble John Duke of Bedford, Samuel Henry Pont, Benjamin Woodward, Matthew Wyldbore, George Waddington, Robert Butcher, Esquires; Thomas Neale Clerk, M. A. Berry Dodson, William Sisson senior, William Preston, Langley Edwards, Thomas Bullock, Richard Bayley, James Brown, Abrabam Baley, John Bains, John Brittain, Robert Chapman, John Congreve, John Delanoy, John Egar, Thomas Fowler, Ee 2

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Fowler, Thomas Hawkins, William Little, John Milfield, William Morris, Benjamin Ris, Josepb Rolls, Job Rowning, Samuel Sharpe of Thorney, John Sharpe, Thomas Speechley, George Searle, John Wing, Gentlemen; for the faid fourth District or Division, The Reverend George Reynolds LL.D. the Reverend Charles Reynolds D.D. Armstead Parker, Spelman Swaine, John Sty, Elquires; Henry Burrough Clerk, M. A. James Ris Clerk, John Sumpter Esq. John Dickenson Clerk, M. A. Abraham Gerbow, Robert Wensley, Thomas Awdley, Francis Hardy; and for the faid fifth District or Division, Thomas Orby Hunter Esquire, James Benson Clerk, John Crawford Esq. Thomas Brecknock, Charles Crawford, John Kelk, Wil liam Peers, John De Key, James Ufill, Thomas Kingston, William Cowling, Isaac Whitsey James Goglar, Thomas Webster, and Hugh Worrell.

Commissioners to have a yearly general Meeting, for draining on all Lands pot herein excepted 3

Sind for the effectual railing and legying Money for the general draining and preferving the Lands and Grounds comprized in all the to make a Rate faid five feveral Diffricts or Divilions, and anfwering the Purpoles of this present Act; it is hereby further enacted by the Authority aforefaid, That the Commissioners hereby nominated and appointed, and fuch other Commisfioners as thall hereafter fucceed them, or be nominated or appointed, elected or cholen, in their or any of their Steads, by virtue of the Powers and Authority hereby given for that Purpole, or any forty or more of them, thall meet yearly at the House called The Duke's Head Inn in Thorney, in the faid life of Ely

and County of Cambridge, so long as the same shall continue an Inn or Publick House, or otherwise at such other House in the Town of Thorney aforesaid, as the Commissioners for the Time being, or the major Part of them who shall be present at any general Meeting, shall think proper and appoint, on the first Monday which shall happen in the Month of July, at ten of the Clock in the Forenoon in every Year; the first of the said Meetings to be had and held on Monday the first Day of Tuly which will be in the Year of our Lord one thousand seven hundred and fifty-four; and then and there, from Time to Time, shall assels, rate, tax and charge all and every the respective Owner or Owners, Occupier or Occupiers of all and singular the Lands and Grounds situate and being within the said several Districts or Divisions herein beforementioned and described, or any of them, (except Great Burrough Fen Common, otherwise Peterborough Great Fen Common; the Common now commonly called The four hundred Acre Common in Alderlands; Little Borough Fen Common, otherwise Peterborough Little Fen Common, otherwise Flagg Fen Common, and that Part of Sutton Common which lies South of Old South Eau; and also except all the Lands called Hurt's Grounds, in the Parish of Stand Ground; and also all the Lands of Oxney and Tanbolt Farms, Chapel Close, Borough-bill Closes, Padbam's Peakirk long Meadows, Peakirk little Meadows, and the Closes adjoining thereto; Newark-Edgerly, and the Closes adjoining thereto towards the West and North; Billing swood, Ee 3 and

and the Closes adjoining thereto, in the Parish of Paston; the Lands called The Inhams, lying South of the Folly Bank, and the Closes at the South End of the Inbams, called Puttock Closes; and also except all the Highlands in Eyebury and Newark; and all the Highlands in the Parishes of Peterborough, Werrington, Glinton, Peakirk Eye, Stand Ground and Wbittlefey, or any of them) by and with equal and proportionable yearly Rates, Taxes or Sums of Money, at the Discretion of the said Commissioners, or the major Part of them that shall be present at any such yearly general the same for Meeting; so that the said Rates or Taxes for the first four Years, to be computed from the Years to be at Feast of the Nativity of St. John the Baptist 1s. per Acre, which shall be in the Year of our Lord one

thousand seven hundred and sisty-four, be after

the yearly Rate of one Shilling for every Acre of the Lands and Grounds comprized within

all the said several Districts or Divisions (except,

the first four

after not to exceed & d. per Acre in

as is before excepted); and so that after the Ex-piration of the said Term of sour Years the said Rates or Taxes do not exceed, in any any one Year; one Year, six Pence for every Acre of the Lands and Grounds comprized within all the said several Districts or Divisions (except as is before excepted); and so that no Part of the said Lands and Grounds be, at any Time, charged by virtue of this Act, with any greater

paid Halfjearly.

or lesser Rate or Tax than the rest of the said the same to be Lands are or shall be charged with; which faid Rates, Taxes and Sums of Money, so to be taxed and assessed as aforesaid, shall be paid by the respective Owners or Occupiers of the said Lands Lands or Grounds, at the Feast Days of the Nativity of St. John the Baptist and the Birth of our Lord Christ, in every Year, by equal Half-yearly Payments, to such Person or Persons, as the said Commissioners, or the major Part of them, who shall be present at any general Meeting, shall, from Time to Time, order, direct or appoint the same; the first Payment thereof to be made at the Feast Day of the Birth of our Lord Christ which will be in the said Year one thousand seven hundred and fifty-four; and which said Rates or Taxes shall be subject to and chargeable with fuch Sum or Sums of Money as shall be advanced, borrowed, raised and received on the Credit thereof, in Manner herein after-mentioned.

1920 bided always, and it is hereby enact- The Quantied and declared by the Authority aforesaid, ties of the That the Quantities of the Lands and Grounds Lands rateable fo to be rated and taxed as aforesaid shall, on etors, to be gior before Monday the second Day of September ven in upon one thousand seven hundred and fifty-four, be Ooth by 29th given in to the Surveyor, Treasurer or Clerk, Sept. 1754. to be appointed by the said Commissioners, and ascertained by the Oath of the Owners, Proprietors or Occupiers thereof, or solemn Affirmation of such of them as are or shall be of the People called Quakers, or other sufficient Witness or Witnesses to be made before the faid Commissioners, or any two or more of them; (which Oath or Affirmation the faid Commissioners, or any two or more of them, are hereby impowered to administer); and if E e 4

and on their Neglect or Refusal to do fo, the Lands and charged according thereto.

pected.

any of the said Owners, Proprietors or Occupiers sall neglect or refuse to give in to such Surveyor, Treasurer or Clerk a particular Acto be surveyed count of the Number of Acres contained in their several Lands and Grounds, and make Oath or Affirmation of the Truth thereof by the Time aforesaid, it shall and may be lawful to and for the faid Commissioners, or the major Part of them, who shall be present at any general Meeting, to order a Survey to be made by such Person or Persons as they shall think proper, of the Lands and Grounds of the several Persons who shall so neglect or refuse to give in such Account, and make such Qath or Affirmation of the Truth thereof as aforesaid; and any Survey which shall be so made, thall be a fufficient Warrant and Authority to the said Commissioners to ascertain and determine the Quantities of the Lands and Grounds of the Persons so neglecting or refusing to give in such Account; and the Charge

and the faid Persons to pay of such Survey shall be paid by the Person or

the Charges of Persons so neglecting or resusing. the Survey.

And it is hereby further enacted and de-The Monies clared by the Authority aforesaid, That the raised to be ap-Taxes and Sums of Money so to be assessed, plied by the rated, raised and received as aforesaid, and also Commílioners in Man. all Sums of Money to be borrowed and rener herein diceived on the Credit thereof, in manner herein after-mentioned, shall, from Time to Time, be applied and disposed of by the Commissioners for putting this Act into Execution, or the major Part of them, who shall be present at any general Meeting, in Manner following;

that is to fay, in the first Place, in the paying and defraying the Charges of this Act; and in the next Place, for and towards the general. Works of draining and preferving all the faid. Districts or Divisions herein after-mentioned 3. that is to say, in cleansing out, widening and deepning the faid antient Branch of the River. News, otherwise Old South Eau, and the said River Old South Eau, from Crowland Town to: Closes Cros; the said River Old South East. from Clows Cross to Guybirn's the River Cate water, from about twenty Feet above-Thorney Gross to Story's Bar; and in making, cleansing out, widening and deepening a Dike or Drain. from Story's Bar to or near North Equ. Gravely and also the Counter Drain from the East End of the Severals in Stand Ground to Guybirn and: Gold Dike and Knarlake; and the New South Eau from Gold Dike to Throckenholt, or the said: Drain between Sutton Common and Inkerson Fem. from Gold Dike to Throckenholt; (which the faid John. Duke of Bedford, his Heirs or Asfigns, shall elect or choose to be cleansed, widened, and deepened) and the said Drain on the South Side of Throckenholt from such of: the said Drains which shall be so cleansed, widened and deepened, as aforefaid, to Clows, Cros; and also in raising, strengthening and maintaining the North-east and North Banks. of the said antient Branch of the Nene, otherwise Old South Eau, and of the said River Old. South Eau, from Crowland Town to Dowsdale; and the South-west and South Banks of the said Rivers, from Crowland Town to Clows Cross; and the West Bank of the Old South Eau, from

from Clows Cross to Guybirn, in such Manner, and to such Height and Strength at least, as: shall be sufficient to defend the Lands against a Head of Water which may arise four Feet above the Level of the Lands adjoining to the said Rivers; and also in raising, strengthening and maintaining both the Banks of Catwater from about twenty Feet above Thorney Cross. to Story's Bar; both the Banks of the faid Drain or Dike from Story's Bar to the Counter-Drain; the North Bank of the Counter-Drain, from the East End of the Severals in Stand Ground to Guybirn; both the Banks of Gold Dike and Knarlake; and either both the Banks of New South Ean, from Gold Dike to Throc-. kenbolt; or both the Banks of the Drain between Sutton Common and Inkerson Fen from Gold Dike to Throckenholt; at the Election of the said John Duke of Bedford, his Heirs or Assigns; and both the Banks of the Drain on the South Side of Throckenholt, from such of the faid Drains as shall be so elected as aforefaid, to Clows Cross, to the Height and Strength herein before directed, of and concerning the Banks of the said Rivers Nene and Old South Eau; and also in damming up the Old Wryde on the East Side of Gold Dike; and in damming up the North End of Gold Dike; and also in making a Dam at or near the South End of Gold Dike, or at or near the South End of Knarlake; and in keeping and continuing the said Drain so dammed up; and also in supporting, repairing and maintaining the Pointing Doors now standing at or near the Place where Catwater now falls into the faid River

River Old South Eau; and also in scouring out Shire Drain from Clows Cross to Gunthorpe Sluice; and in heightening, strengthening and maintaining the Banks on Both Sides Shire Drain, in such good and substantial Manner as to be sufficient to convey the Waters running through the said several Rivers and Drains down to Gunthorpe Sluice; and in erecting, working, supporting and repairing so many Engines or Wills, not exceeding eight, between Shire Goat, otherwise Hill Sluice, otherwise Tid Goat Sluice, and Gunthorpe Sluice, for throwing out and discharging the Waters coming down Shire Drain to Sea, as the said Commissioners, or the major Part of them, who shall be present at any such yearly General Meeting as aforesaid, shall, from Time to Time, in their Discretion think proper and order to be erected, supported and worked; and in widening, altering, rebuilding, repairing and amending Gunthorpe Sluice, Shire Goat and Hill Sluice, otherwise Tid Goat Sluice aforesaid, and the several Bridges, Clows and Sluices in and over Shire Drain, Old South Eau, Counter Drain, New South Eau, the said Drain between Sutton Common and Inkerson Fen, and the said antient Branch of the Nene, and in securing out the Reservoir and Sands at and near the Outfall from Shire Drain to Sea, from Time to Time, as Occasion shall require, and in making and maintaining such other convenient Bridges over Catwater and the Counter-Drain, as the said Commissioners, or the major Part of them, who shall be present at any such yearly General Meeting as aforesaid, in their

their Difference thall that a dicharging the Wages'and Sh and other necessary Expenses Problèted always, and it sig along are declared. That no further was or Money than the Sun of he Commission to be mised under the Authorities sall crer be allowed or paid ouds for the Charges or Expences of the ing of the find Commissioners. Problem also, and it is heady and declared. That a fufficient Parit and the Money is and round on the Credit of this Act, let See Pace, after paying and define Conser of this Act, be applied and of in deming our and deepening their ver Och Serie Est, from Closes Croji to har, and in makings railing and fines Best the West Bank thereof, to the High Sarcaged berein before directed, and no the OH Prode at the Place aforte and in making raising and strengthening Eart Back of Geld Diete, both Banks of |lets, and in cleaning, widenize Carmer from short to Cri in c

every Year, between Michalmas and Christmas; and in heightening, strengthening and maintaining the Banks on both Sides Shire Drain, in such good and substantial Manner as to be fufficient to convey the Waters running through the said several Rivers and Drains down to Guntborpe Sluice; and afterwards in or about fuch of the other Works herein before-mentioned, as the said Commissioners for the Time being, or the major Part of them, who shall be present at any such General Meeting, shall, in their Discretion, think most necessary to be done for answering the Purposes of this A&

Provided also, and it is hereby further The Dam to enacted and declared, That the Dam herein Old Winde before directed to be made in the said Drain, Drain, not to called Old Wryde, shall not be hereafter re- be afterwards moved or taken away; but that the said Drain removed, &. called Old Wryde, shall always hereafter contipue and be dammed up at the Place aforesaid; and that the said other Dams, herein before dirocted to be made, shall not, after so made,

be removed or taken away.

1920bided also, and it is hereby further The Counterenacted and declared, That the Counter-Drain Drain from from the West End of the Severals in Stand the Severals to be cleansed at Ground, to the East End of the said Severals, the Proprieshall be cleansed and scoured out, from Time tors Charge. to Time, at the sole Expence of and by the Proprietor or Proprietors of the said Severals, for the Time being.

Provided also, and it is hereby enacted Hall Bridge be and declared, That if it shall be found neces-taken down, fary to widen, alter or take down a certain Commissioners

be made in the

If Dunton Bridge to build another.

Bridge over Shire Drain aforesaid, called Dunton Hall Bridge, heretofore built by Sigismund Trafford, Esq; in order to give the Waters a more free and open Passage in and through the said Drain, the said Commissioners and their Successors shall, by and out of the Monies hereby directed to be raised for the faid general Works of Draining, build another Bridge, in case the same shall be taken down at the Place aforesaid, of the same Sort of Materials, and in as handsome a Mannet as the present Bridge; and, from Time to Time, support and maintain a sufficient Bridge at the Place aforesaid for Horses, Cattle, Carriages and Passengers.

Besides the And it is hereby further enacted by the Rate for gene-Authority aforesaid, That over and above the ral Works of said Rates and Taxes herein before authorized

Draining, the and directed to be raised, levied and received commissioners for the general Works of Draining herein District may before directed, it shall and may be lawful to make another and for the Commissioners for the Time being Lands therein. of the said fourth District or Division, or the major Part of them, who shall be present at such yearly General Meeting as aforesaid, then and there from Time to Time to assess, rate, tax and charge all and every the Owner and Owners, Occupier and Occupiers of all and singular the Lands and Grounds situate and being within the said fourth District or Division, by and with a further equal and proportionable yearly Rate, Tax or Sum of Money, at the Discretion of the Commissioners for the Time being of the said last-mentioned District of Division,

Division, or the major Part of them that shall be present at any such Meeting; so that such further or additional Tax or Sum of Money do not exceed in any one Year, for the two first not exceeding Years, to be computed from the twenty-28. per Acre fourth Day of June one thousand seven hun- for the first dred and fifty-four, two Shillings for every two Years, Acre of the Land or Ground within the said last-mentioned District (except as before excepted) and so that, after the Expiration of the said Term of two Years, such further or additional Tax or Sum of Money do not exceed, in any one Year, one Shilling for every and 18. per Acre of Land or Ground within the said last- Acre aster. mentioned District or Division, except as aforefaid: And also, that it shall and may be law- The Commsiful to and for the said respective Commissio- oners of the first and second ners for the Time being of the said first and Districts may second Districts or Divisions, or the major also make a Part of them respectively, who shall be pre-like Rate, sent at any such yearly General Meeting as aforesaid, then and there, from Time to Time, severally and respectively to assess, rate, tax and charge all and every the Owner and Owners, Occupier and Occupiers of all and fingular the Lands and Grounds situate and being within their several and respective Districts or Divisions (except as herein before is mentioned to be excepted) by and with a further equal and proportionable yearly Rate, Tax or Sum of Money, at the Discretion of the several and respective Commissioners for the Time being of and for the faid lastmentioned Districts or Divisions, or the major Part of them that shall be present at any such yearly

not exceeding

yearly General Meeting as aforefaid; so that such further or additional Tax, or Sum of Money, do not exceed in any one Year one Shilper Acre. ling for every. Acre of Land or Ground within the faid last mentioned two Districts or Divisions respectively (except as before excepted); which said additional Rates or Taxes, so to be feverally and respectively taxed or assessed by the several and respective Commissioners of the faid three last-mentioned Districts or Divisione respectively as aforesaid, shall be paid by the Owners or Occupiers of the Lands of Grounds comprized in the said three Districts or Divisions respectively, to such Person or Persons, at such Time or Times, and in such Manner and Proportion as the respective Commissioners for the Time being of the said three Districts or Divisions respectively, or the major Part of them that shall be present at any such Meeting as aforesaid, shall, from Time to Time, severally and respectively or der, direct or appoint the same; and shall be applied and disposed of at the Discretion of the several Commissioners for each of the said three Districts respectively, or the major Part of them for the Time being, present at their respective Meetings, in or about the particular Works, Banks, Drains, Mills, Engines and other Matters and Things necessary for draining each of the faid three Districts or Divisions respectively; and to or for no other USE or Purpose whatsoever.

Atti it is hereby further enacted by the Au- The Commisthority aforesaid, That it shall and may be some General Meet-lawful to and for the said Commissioners in ing, may order general, or the major Part of them for the the Drain from Time being, who shall be present at the said Story's Bar to yearly or any other General Meeting, to make North Eau and widen the said Drain or Dike from Story's cleansed, &c. Bar to or near North Eau Gravel, and, from Time to Time, to cleanse, widen, raise, strengthen, build, erect and support, or cause to be cleansed, widened, raised, strengthened, built, erected and supported, all such Rivers, Drains, Outlets, Dams, Banks, Bridges, Mills, Engines and other Matters and Things herein before-mentioned, and particularly directed to be done by them, for draining the said Lands and Grounds, except as before excepted; and and to make also to take and use such Earth and Ground use of Earth near or adjoining to the said Banks, as shall be the Banks, necessary for the making, raising, strengthen-making Satising and maintaining thereof, as the said Com-faction to the missioners, or the major Part of them, who Proprietors of shall be present at any such yearly or other General Meeting, shall think necessary and proper; paying such reasonable Satisfaction to the Person or Persons who have a Right to the Soil through or upon which any such River, Drain, Outlet, Dam, Bank, Mill or Engine shall be made or erected, and for such Earth and Ground as shall be so taken as aforesaid, for the Damages, he, she or they shall thereby sustain, as shall be agreed upon between the said Commissioners, or the major Part of .them, who shall be present at any such General Meeting, and the Person or Persons having Ff

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fioner of the - three last Di-Aricts may or-Drains and in their Districts, to be

The Commif such Right as aforesaid; and also, that it shall and may be lawful to and for the respective Commissioners of the said three last-mentioned der the Banks, Districts or Divisions, or the major Part of them for the Time being, who shall be present other Works, at their respective Meetings, from Time to Time, to cleanse, widen, make, cut, build, repaired, &c. erect, and support, or cause to be cleansed, widened, made, cut, built, erected and supporced, all fuch Banks, Bridges, Cuts, Drains, Dams, Outlets, Mills, Engines and other Matters and Things within their said several and respective Districts or Divisions, for draining their respective Lands and Grounds, (except as before excepted) and conveying the Waters thereof into the several Rivers or Drains herein before particularly allotted and appointed for conveying the Waters of the said three Districts respectively to Sea, as the said Commissioners respectively, or the major Part of them present at their respective Meetings, for the Time being, shall think necessary or proper, paying such reasonable Satisfaction to the Perfon or Persons who have a Right to the Soil through or upon which any such Cut, Drain, Dam, Bank or Outlet shall be made, or whereupon any such Engines or Mills shall be erected, for the Damages he, she or they shall thereby sustain, as shall be agreed upon between the said Commissioners respectively, or the major Part of them present for the Time being, and the Person or Persons having such Right as aforesaid; and if the said Commissioners in general, or the respective Commissioners for the three last-mentioned Districts, or

the major Part of them present at their respective Meetings, for the Time being, and fuch Person or Persons having Right as aforefaid, cannot agree concerning the amount of Differences such Damages, then the same shall be affessed concerning and adjudged by the Justices of the Peace, or Damages to the major Part of them, at their next or any the Justices at other general Quarter-Sessions of the Peace, their Quarterto be holden for the Isle of Ely, or County Sessions. where such Damage shall be done, who are hereby authorized, impowered and required to examine into, hear and determine the same; and the Determination which shall be so made by the said Justices in their Quarter-Sessions as aforesaid, shall be final and conclusive to all Parties.

Provided always, and be it hereby further The Lands enacted and declared by the Authority afore-before exceptsaid, That nothing in this Act contained shall excluded from extend, or be construed to extend, to give the the Use of the Commissioners for putting this Act into Exe-publickDrains cution, or any of them, any Right, Power of the 1st, 2d, or Authority to exclude the herein before ex firicis. cepted Farms, Lands and Commons, or any of them, by any Dams or other Works to be made, from the Use of the several and respective publick Drains hereafter to be made ule of for the general Draining of the first, second and fourth Districts respectively.

and it is hereby further enacted by the Owners and Authority aforesaid, That all Owners and Occupiers of Lands in the

tf, 2d, and 4th Districts, to keep the Division Dikes of a sufficient • Depth, and 9 Feet wide, and well secured, &c.

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Occu-

ed, not to be

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Occupiers of Lands lying and being within the said first, second and fourth Districts or Divisions aforesaid, shall, from Time to Time, and at all Times hereafter, keep, or cause to be kept, all the Outring or Division Dikes or Drains belonging to them respectively, of a fufficient Depth, and of the Breadth or Wideness of nine Feet at the least; and shall also, from Time to Time, and at all Times hereafter, cause the same Drains or Dikes to be well and effectually roaded, scoured and cleansed from Weeds and other Rubbish and Obstructions, and cause Bridges or Tunnels to be laid therein where necessary, for the better issuing, running and conveying away the Waters therein; and if any such Owner or Occupier shall not, within fourteen Days next after Notice and Direction to or for him or her given or left in that behalf, in Writing under the Hands of two or more of the Commissioners for the District or Division where such Lands lie respectively, cause and procure such Drains or Dikes to be roaded, scoured, cleansed, deepened and widened respectively, and such Tunnels and Bridges to be laid in pursuance of and according to such Notice and Direction; the said thereof, Com- Commissioners for the District or Division missioners may wherein such Work is directed to be done as aforesaid, or any two or more of them, shall and may, and they are hereby authorized and required to cause the same to be done in a proper and effectual Manner, and by Warrant under their Hands and Seals, or the Hands and Seals of any two or more of them, to authorize or impower their Collector or Collectors,

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or any other Person or Persons, to levy and and levy the raise the Charge and Expence of doing thereof, Charges by by Distress and Sale of such Goods and Chat-Sale. tels as shall at any Time thereafter be found on the Lands or Grounds to which fuch Drains or Dikes, Bridges or Tunnels, shall appercain or belong; rendering the Overplus, if any, to the Owner or Owners thereof.

and whereas the said 70bn Duke of Bed-The Duke of ford is sole and absolute Owner and Proprie-Bedsord to tor of all the Lands and Grounds comprized cleanse and in the said third district or Division; now it Drains and is hereby further enacted by the Authority other Works aforesaid, That it shall and may be lawful to in the third and for the said John Duke of Bedford, his District.

Heirs and Assigns, from Time to Time, to cleanse, widen, make, cut, build, erect and support, or cause to be cleansed, widened, made, cut, built, erected and supported, all such Banks, Cuts, Drains, Dams, Outlets, Mills, Engines and other Matters and Things, within, upon, and through the said third District or Division, for the Draining and Defending the same, and conveying the Waters thereof into the several Rivers or Drains herein before particularly allotted and appointed for conveying the Waters of the said third District to Sea, as the said John Duke of Bedford, his Heirs or Assigns, shall think neces-

fary or proper. and whereas the said Thomas Orby Hunter Thomas Orby is Lord of the Manor of Crowland, and Owner Hunter to cleanse and and Proprietor of all the Lands and Grounds support the comprized in the said fifth District, except Drains and about four hundred Acres which are the Pro-other Works

perty in the fifth Division.

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perty of Beverley Butler, Esq; and eighteen Acres of Land held by the Parson of Crowland for the Time being, and four Acres called Place Yard; but all which Lands so excepted cannot be drained according to the Intention of this Act, but through some of the Drains, Banks or Works belonging to the said Thomas Orby Hunter; now it is hereby further enacted by the Authority aforesaid, That it shall and may be lawful to and for the said Thomas Orby Hunter, his Heirs and Assigns, from Time to Time, to cleanse, widen, make, cut, build, erect and support, or cause to be cleansed, widened, made, cut, built, erected and supported, all such Banks, Cuts, Drains, Dams, Outlets, Mills, Engines and other Matters and Things, within, upon and through the Lands and Grounds within the said last-mentioned District or Division contained, for the draining and defending the same, and conveying the Waters thereof into the several Rivers or Drains herein before particularly allotted and appointed for conveying the Waters of the said fifth District to Sea, as the said Thomas Orby Hunter, his Heirs or Assigns, shall think necessary or proper; except within, upon or through the Lands of the said Beverley Butler, unless the Consent of the said Beverley Butler, or of him, her or them to whom the freehold Inheritance, Remainder or Reversion of that his Estate, shall hereaster of Right come, belong, or appertain, be first had or obtained in Writing, for the doing any Work or Works whatsoever thereon.

Exception.

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and further it is hereby enacted and de-Beverley Butclared, That it shall and may be lawful to and ler may erect for the said Beverley Butler, his Heirs and As- and support a signs, to erect and support upon the South draining the Part of his said four hundred Acres before- Waters from mentioned, one Mill for the better draining the Ground the Waters therefrom through Dowsdale Bank belonging to into the said River Old South Eau, if the said Beverley Butler, his Heirs or Assigns, shall

think proper.

1020010ed always nevertheless, and it is The Watersof hereby enacted and declared, That no Cut, particular Di-River, Drain or Outlet, Mill, Engine or other stricts, to be conveyed into Device, shall be made, cut, set up, used or the Rivers or employed for the throwing, draining or con- Drains allotveying away the Waters of any particular Di-ted for that strict or Division, by Virtue of or under the Purpose. Authorities aforesaid, but such only as shall lead, throw or convey the Waters of each District or Division respectively into the particular Rivers or Drains herein before particularly allotted and appointed for the conveying the Waters of each of the said five Districts or Divisions respectively, into and through Shire Drain to Sea. And that no Mill or Mills, Proviso with Engine or Engines, or other Device, shall be respect to the worked, used or employed for the throwing of Waters in the the Waters from any of the said Districts or River of the Divisions, at any Time or Times when the Old South ... Waters in the said River Old South Eau shall Eau. be more than four Feet above the Level of the Soil in the North Level near the faid River, opposite to Whaploade Common.

stopped.

Engines erect- And it is hereby further enacted and de-ed contrary to clared, That if any Mill or Mills, Engine or the above Pro-viso, may be Engines, or other Device, shall be worked, used or employed for the throwing, draining or conveying away the Waters from any particular District or Division, contrary to the Proviso herein before last contained, it shall and may be lawful to and for the Commissioners for putting this Act into Execution, or any two or more of them, upon Proof thereof on the Oaths of two or more credible Witnesses (which Oaths any two or more of the faid Commissioners are hereby impowered to administer) by Warrant under their Hands, to order and cause the going or working of all and every such Mill and Mills, Engine and Engines, or other Device, to be stopped and discontinued till the Waters in the said River Old South Eau shall be so abated as not to be four Feet above the Level aforesaid; and when and so soon as the Waters shall be so abated, it shall and may be lawful to and for the Commissioners for putting this Act into Execution, or any two or more of them, and they are hereby authorized and required to give Authority, under their Hands, for the working of the Mill or Mills, Engine or Engines, that shall have been so stopped as aforesaid.

. Tenants to pay the Rates,

And, to the end the said Rates and Taxes may be more easily and effectually collected and received, be it further enacted by the Authority aforesaid, That all and every the Tenants and Occupiers of the Lands and Grounds which shall be assessed or rated by Virtue of this Aft, shall be and are hereby required and made

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made liable to pay all and every such Sum and Sums of Money as shall be so assessed and rated upon the Lands and Grounds in their respective Occupations; and in case of such and such as are Payment by any Tenant or Tenants, who shall at Rack-rent. hold the Lands or Grounds by him or them may deduct the same. occupied at a Rack-rent, such Tenant or Tenants to holding his or their Lands or Grounds at a Rack-rent, shall be at Liberty, and are hereby impowered to deduct and retain out of his or their Rent all fuch Rates, Taxes or Sums of Money as they shall so respectively pay as aforesaid; and the several and respective Landiords or Owners of such Lands or Grounds, are hereby required to allow such Deductions and Payments upon the Receipt of the Residue of their Rents; and all and every Tenant and Tenants so holding at a Rack-rent, and paying such Assessment or Rate, shall be acquitted and discharged from and against his, her or their Landlord or Landlords, of and from so much Money as the Assessments or Rates by him or them so paid as aforesaid shall amount unto, in as full and ample Manner, as if the same had been actually paid to his, her or their Landlord or Landlords.

ADIOUIDED always, and it is hereby enacted The Deduction and declared by the Authority aforesaid, That Tenants unno Lessee or Tenant of any Lands or Grounds der Bishops charged with the said Taxes, who shall hold Leases, &c. the same by virtue of, or under any Lease from any Bishop or Collegiate Church or College, or any Ecclesiastical Corporation, Sole or Aggregate, or the Trustees of the Charity of Peterborough, or other beneficial Lease what-

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whatsoever, shall be intitled to deduct the Taxes chargeable by this Act out of the Rent reserved and payable by any such Lease to his, her or their Landlord or Landlords; but the faid Taxes shall be charged upon, borne and paid by the Lessees or Tenants so holding such Lands or Grounds under any such Lease as aforesaid; any thing herein before contained to the contrary thereof notwithstanding.

Rates may be

AND be it further enacted by the Authority levied by Di-aforesaid, That if any Person or Persons shall stress and Sale. refuse or neglect to pay the respective Rates, Taxes or Sums of Money, which shall be taxed, charged or assessed upon him, her or them, or the Lands or Grounds in his, her or their Possession or Occupation, by Virtue of and under the Powers and Authorities of this Act, within twenty-one Days next after the same shall become due and payable, and Demand made thereof by the Collector or Collectors appointed to receive the same, at the Lands or Grounds charged therewith, or the Dwelling house of the Tenant or Occupier thereof, it shall and may be lawful to and for fuch Collector or Collectors, or for any other Person or Persons, by Virtue of any Warrant or Precept, under the Hands and Seals of any five or more of the said Commissioners (which said Warrant or Precept such Commissioners, or any five or more of them, are hereby impowered and required, from Time to Time, to make, as Occasion shall require) to enter into and upon the Lands or Grounds to rated and taxed as aforesaid, in Possession of such Person or Persons as shall so make Default in Payment

'as aforesaid, and all Messuages or Tenements thereupon standing, or thereunto belonging, with the Appurtenances, and to levy the Sum or Sums of Money by him, her or them payable for such Rate or Tax, by Distress of the Goods and Chattels which shall be found on the Premisses so charged with any such Rate or Tax in Arrear as aforefaid; and in case no sufficient Distress can be found on the Premisses, it shall and may be lawful to and for such Collector or Collectors, or other Person or Persons, by Virtue of such Warrant or Procept as aforesaid, to levy all Arrears of the said Taxes, by Distress of the Goods and Chattles of the Person or Persons so making Default in Payment as aforesaid, which shall be found in any other Place within the Kingdom of Great Britain, and the Goods and Chattles so distrained to impound on the Premisses, or take, lead, drive, carry away and keep for the Space of five Days, at the Costs and Charges of the Owner or Owners thereof, leaving at such Messuage or Tenement, Grounds or Premisses, Notice in Writing of the Cause of such Distress; and if the Owner or Owners of the Goods and Chattles so distrained shall not pay the Sum or Sums of Money so assessed or rated, and in Arrear as aforesaid, with all Charges attending such Distress, or replevy the Goods and Chattles so distrained, with sufficient Sureties to be given to the Sheriff of the County, or High Bailiff of the Isle of Ely, according to the Laws now in Being for Distresses in Cases of Non-payment of Rent

Distress may within five Days next after such Distress made, be fold within and Notice thereof given as aforesaid, the Per-5 Days.

son or Persons so distraining shall and may, with the Sheriff or Under-sheriff of the County, Bailiff of the Isle of Ely, or Constable or Headborough of the Parish where such Distress shall be made (who are hereby required to assist therein), cause the Goods and Chattles so distrained to be appraised by two or more indifferent Persons, to be sworn by such Sheriff, Under-sheriff, Bailiff, Constable or Headborough (who are hereby impowered to administer such Oath) to appraise the same according to the best of their Judgment; and after such Appraisement, it shall and may be lawful to and for such Collector or Collectors, or other Person or Persons making such Distress, to sell the Goods and Chartles so distrained for the best Price that can be got for the same, for and towards Satisfaction of the Monies for which such Distress shall be so made, and the Charges of taking, keeping, appraising and selling the Goods and Chattles so distrained, leaving the Overplus, if any, in the Hands of such Sheriff, Under-sheriff, Bailiff, Constable or Headborough, for the Owners Use.

Security for

the Rates.

If the Lands

192011000 always, and it is hereby enacted shall be unte- and declared, That in case any of the said nanted, and no Lands and Grounds shall, at any Time herehad, the Lands after, be untenanted or unoccupied, so that no to remain as a sufficient distress can be found for levying the said Rates and Taxes, then the Lands and Grounds chargeable therewith, shall always remain a Security for Payment thereof; and all Goods and Chattles, which shall at any Time

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Time thereafter be found thereon, shall and may be distrained, impounded, kept, appraised and fold in manner aforesaid, until all Arrears of the said Rates and Taxes, and the Charges of such Distress, shall be fully paid and satisfied.

and forasmuch as the Monies so to be yearly rated, levied and collected in Pursuance of this Act, will not at present be sufficient for answering the Charge and Expence of the faid general Works of draining and preferving the said Lands and Grounds, and other the Purposes aforesaid; and for defraying the reasonable Charges in and about the passing this Act; it is hereby further enacted by the 14000 l. may Authority aforesaid, That it shall and may be be raised by lawful to and for the said Owners or Occupiers Annuities, to of the said Lands and Grounds comprized answer the within the said several and respective Districts immediate Exor Divisions, or any of them, or for any other draining the Person or Persons, to advance and pay to the Lands. faid Commissioners, or their Treasurer for the Time being; any Sum or Sums of Money, not exceeding in the whole the Sum of fourteen thousand Pounds, for the absolute Purchase of any certain Annuity or Annuities, to be paid and payable during the Term of thirty Years, or for the Life of any single Person, as the said Commissioners, or the major Part of them for the Time being, who shall be present at their said yearly or any other General Meeting, shall, from Time to Time, think fit; to commence respectively from the respective Times such Money shall be paid or advanced, and to be computed at such Rate or Rates as

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thail be agreed on by the faid Commissioners

for the Time being, or the major Part of

them, who shall be present at such yearly or

any other General Meeting as aforesaid, with

the Purchase-money for every such Annuity, at the Rate aforesaid, is hereby appointed to

be paid to the said Commissioners, or their

Treasurer for the Time being, at such Times

also as shall for that Purpose be agreed on by

and between the faid Parties; all which Annu-

ities shall be paid and payable to the Purchasers

of the same, their Executors, Administrators

or Assigns, by even and equal half-yearly Por-

tions; the first Payment thereof to be due at

the End of fix Calendar Months from the

Time of paying the Purchase-money for the

the Person or Persons paying or advancing fuch Money, so as the Rate or Rates so to be agreed on for any such Annuity or Annuities for thirty Years, do not exceed fix Pounds per Annum for any Sum of one hundred Pounds, and proportionably for any greater or less Sum; and so as the Rate or Rates so to be agreed on for any such Annuity or Annuities for the single Lise of any one Person do not exceed seven Pounds per Centum per Annum, and proportionably for any greater or less Sum; and

Annuities for 30 Years not to exceed 61. and for a fingle Life 71. ger Gent.

Annuities to be charged on the Rates,

fame. And, to the Intent the said Annuities may be effectually secured, and duly and regularly paid, it is hereby further enacted by the Authority aforesaid, That the said Commissioners, or any ten or more of them, for the Time being, may and shall, at any of the said General Meetings, by proper Instruments

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or Deeds, under their respective Hands and Seals, grant such Annuities, to be issuing out of the said yearly Rates or Taxes, or any Part or Parts thereof, for such principal Sums as shall be so advanced as aforesaid (the Charge of such Grants to be borne and paid out of the said Taxes); and all such Annuities shall be and to be Tax-free and exempt from all Parliamentary and free. other Taxes, Duties and Assessments what-soever.

Provided nevertheless, and it is hereby If it that be further enacted, That if the said Commissi-thought more oners, or the major Part of them, for the advisable, Commissioners Time being, who shall be present at any such may borrow General Meeting as aforesaid, shall, instead of Money at an granting such Annuities as aforesaid, judge it Interest, not more adviseable to borrow Money for the Pur- to exceed 51. poses aforesaid, repayable with Interest, at Times per Cent. to be agreed on; or shall think it proper to grant Amuicies in Part, and borrow Money in other Pare, for the Purposes aforesaid, then it shall and may be lawful to and for the faid Commillioners, or the major Part of them, for the Time being, who shall be present at any such General Meeting as aforesaid, to borrow, take up and receive any Sum or Sums of Money that they shall think proper, and to mortgage, charge, assign and convey or incumber the said Rares or Taxes, so to be assessed and le-- vied for the said general Works of draining as aforesaid, or any Part or Parts thereof, with and for the Repayment of the Sums so borrowed, with such Interest, at such Times, and with such Provisoes, and Conditions of Redemption, as shall be agreed on; so, nevertheless, that the principal Money so to be borrowed.

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ed, together with the Money received for the Purchase of any Annuities, shall never exceed in the whole the principal Sum of fourteen thousand Pounds, and so as the Interest for the Monies, so to be borrowed by way of Mortgage as aforesaid, do not exceed the Rate of

five Pounds per Centum per Annum.

Monies borrowed to be applied in the same Manner as the Rates.

and it is hereby further enacted and declared, That all and every Sum and Sums of Money which shall be raised, borrowed or received, by the said Commissioners, or any of them, or their Treasurer or Treasurers; for the Purchase of any such Annuity or Annuities, or by way of Loan or Mortgage as aforefaid, shall be applied and disposed of in such and the same Manner, as the Rates and Taxes to be affested and levied by Virtue of and under the Authority of this Act, for the said general Works of Draining, are or ought to have been applied and disposed of, in case no such Annuity had been granted, and no such Mortgage made.

The Rates to be applied in the first Place, Mortgages, and the Interest thereof.

clared, That the Rates, Taxes and Sums of in Payment of Money hereby enacted to be paid for the said Annuities, and general Works of Draining, by the Owners or Occupiers of the Lands, Grounds and Premisses aforesaid, or such Part or Parts thereof, as shall be particularly charged or incumbred as aforesaid, shall be charged and chargeable, in the first Place, with and for the Payment of such Annuicies, and all Arrears thereof, and of such Mortgage-monies, and the Interest thereof, from Time to Time; and shall vest in the respective Annuitants and Mortgagees,

And it is hereby further enacted and de-

upon Default of Payment of such Annuiries, and Mortgage-monies, and Interest, until the same shall be fully paid and satisfied, together with the Costs and Charges occasioned by the Non-payment of the same; and the said Annuitants and Mortgagees respectively, their respective Executors, Administrators and Assigns, shall have the same Power, Rights and Privileges, of raising and recovering the Taxes, and Sums of Money, payable by the Owners or Occupiers of the said Lands, Grounds and Premisses aforesaid, for and in respect of the faid Annuities, and Mortgage-monies, and Interest, in case of Default of Payment thereof, as the faid Commissioners or their Collectors could have had, in case the said Annuities and Mortgage-monies had been regularly and fully paid and satisfied.

and it is hereby further enacted, That the Annuities said Annuities shall be deemed personal Estates; deemed persoand that the same Annuities, and the said nalEstates, and Mortgages, and Mortgage-monies, shall and they and the Mortgages may be assignable or transferrable by Indorse- may be assign. ment on the original Grant or Security there-ed. of, or otherwise, without Stamp, to any Perfon or Persons whatsoever; and the Person or Persons to whom such Transfer or Assignment shall be made, from and after the Time that the same is entered in a Book or Books to be kept for that Purpose, as herein after is directed (which Entry is hereby required to be Fee for entermade upon request, and producing such As-ing of Assignfignment, and paying two Shillings and six ments.

Pence for every such Entry) shall be well and Gg

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fufficiently intitled to fuch Annuity or Annuities, Morigage Monies, and Interest, and all the Monies due and to grow due thereon.

Assignees may assign again -teties quoties.

And it is hereby further enacted, That such Assignee or Assignees, and every after Assignee and Assignees, shall and may in like manner, by Indorsement or otherwise, without Stamp, assign and make over such Annuity or Annuities, Mortgage or Mortgages, and Mortgage-monies, so assigned as aforesaid, and so toties quoties, as Occasion shall require; every such Assignment being entered in such Book as aforesaid.

Books to be provided for entering the Sums borrowed, &c. the Parties and Dates.

And it is hereby further enacted by the Authority aforesaid, That the said Commissioners shall cause proper Books to be made, and kept by their Clerk or Clerks, Treasurer or Treasurers, for the Time being, for the registering all Sums of Money which shall be paid and advanced for the purchasing such Annuities, or by Way of Loan or Mortgage as aforesaid; wherein the said Commissioners shall, from Time to Time, cause due and regular Entries to be made of the Sums paid or advanced, the Times when paid, and the Names of the Persons paying the same, and the Annuities or Rates of Interest payable for or in respect thereof; and also the Dates of all Assignments thereof, and the Persons Names to whom affigned; and also the Times when any such Annuity shall determine, or any such principal Sum shall be paid off and discharged.

enacted and declared, That no Sum or Sums of Money whatsoever shall be agreed for, taken up, or borrowed, for the Purchase of any the borrowing such Annuity, or by way of Loan or Mort-of Money, gage as aforesaid, by the said Commissioners at the sort of Money, Commissioners at least shall be then and there present, and consenting and agreeing thereto; and that no surther or greater Sum or Sums uf Money shall be so agreed for, taken up, or borrowed, by the said Commissioners, or any of them, at any one Meeting, than the Sum of sour thousand Pounds in the whole.

1920 vided always, and it is hereby further When the enacted and declared by the Authority aforesaid, Annuities shall That when and so soon as all the Annuities which be determined shall be granted under the Powers and Autho-the Rates may tities aforesaid, shall be determined, and all Arrears thereof paid, and all the Monies which shall be borrowed under the Powers aforesaid, and all Interest due for the same, shall be paid off and satisfied, it shall and may be lawful to and for the said Commissioners in general, or the major Part of them, who shall be present at their said yearly General Meeting, on the said first Monday in July, and they are hereby authorized and impowered, from Time to Time, to lessen and reduce the Rates and Taxes which shall be rated or assessed for the said general Works of Draining, in pursuance of this Act, to such Sum or Sums of Money, and in such Manner, as they, or the major Part of them, who shall be present at such yearly General Meeting, shall, from Gg 2 Time

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Time to Time, think proper; any thing herein before-mentioned to the contrary notwith-

standing.

Adjournments and Meetings ners.

And be it further enacted by the Authority of Commission aforesaid, That the said Commissioners in general for the Time being, or the major Part of them, who shall be present at any such yearly or other General Meeting, shall and may from Time to Time adjourn themselves to meet at such other Time or Times, at the same Place, as they, or the major Part of them present, shall think fit; and the said Commissioners also shall and may meet at any other Time, for putting this Act in Execution, as often as shall be necessary, or required by any five or more of the said Commissioners; fourteen Days Notice being given of every such Meeting in the Cambridge and Stamford weekly News-papers, so long as any such News-papers shall continue to be published, and in some one or more of the Evening Posts published in London.

Commissioners to give Orders for Management of the Works,

And be it further enacted and declared by the Authority aforesaid, That the said Commissioners in general, or the major Part of them, who shall be present at the said yearly Meeting on the said first Monday in July, or at any other General Meeting to be had by Adjournment, or otherwise, in pursuance of the Power aforesaid, are hereby impowered to make and give such Rules, Orders and Directions, for the better and more orderly Management of the general Works of Draining, herein before particularly directed, and every Thing and enter into relating thereto; and to make and enter into such Contracts for the Performance of any such

Work

Contracts.

Work or Works, and for supplying Materials for the same, as they, or the major Part of them present, in their Discretions shall think proper; and also at any such yearly General Meeting, on the said first Monday in July, to name and appoint a Secretary or Clerk, and one or more Treasurer or Treasurers, and one or more Surveyor or Surveyors of their Works, and one or more Collector or Collectors, Receiver or Receivers, of the said Rates and Taxes, an Officer to be resident at Clows Cross herein after-mentioned, and such other proper Officer or Officers as they shall think needful for the taking care of such Works, and for collecting, receiving and safe keeping the Rates and Taxes so to be affessed and levied as aforesaid; and to allow and ap-and appoint point, to be paid to such Officers out of the Salaries; said Rates and Taxes, such yearly or other Wages, Salaries and Rewards for their Troubles and Pains in their respective Offices, as the said Commissioners, or the major Part of them that shall be present at any such yearly General Meeting, shall think reasonable and proper; and also for the said Commissioners, or the major Part of them, who shall be present at any General Meeting to be had by Adjournment, or otherwise, from Time to Time, to remove and displace all or any of the said and may re-Officers, and appoint others in their Places or move them. Steads, as often as they shall see Cause: And all and every fuch Treasurer or Treasurers, and Collector or Collector, Receiver or Receivers, so to be appointed as aforesaid, before they shall act in the Execution of their several Offices, shall

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give such Security to the said Commissioners, or any five or more of them, in Trust for the Purposes aforesaid, for the due Execution of their respective Offices and Trusts, as the Commissioners, or the major Part of them who shall be present at any such General Meeting, shall in their Discretions think fit; so that the give Security. Security to be given by every such Treasurer be not for less than one thousand Pounds for himself, with two sufficient Sureties, in the Penalty of five hundred Pounds each; and fo that the Security to be given by every fuch Collector or Receiver be not for less than three hundred Pounds for himself, with two sufficient Surecies, in the Penalty of one hundred Pounds each.

Accounts to be

Officers to

kept of the Asis siments, Receipts and Ex penditures.

And to the End that it may appear, from Time to Time, what Money hath been raised, levied and collected for the faid general Works of Draining by Virtue of this Act, and how the same hath been applied; be it surther enacted by the Authority aforesaid, That the Commissioners appointed to put this Act in Execution shall cause one more fair and regular Book or Books of Assessment of the said Rates and Taxes, so to be affested for the said general Works of Draining, and one or more fair and regular Book or Books of Receipts of the Money which shall arise and be received therefrom, and of the Disbursements thereof, to be provided and kept by their Treafurer or Treasurers, Collectors or other Officers; wherein shall be fairly and regularly entered all and every Sum and Sums of Money that

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that shall be assessed, collected or received, by virtue of or under the Authority of this Act; and how, when, to whom and for what the same, or any Part thereof, has been paid, ap-

plied or disposed of.

And, to the End that the said Accounts Copies of the may be fairly examined; be it further enacted Accounts to be by the Authority aforesaid, That once in every delivered to Year, on the Day herein before appointed for the Commissioners at their the said yearly general Meeting, the Treasurer yearly Geneor Treasurers, Collector or Collectors, or Re-ral Meeting; ceiver or Receivers for the Time being, of the said Rates and Sums of Money so to be raised as aforesaid, for the said general Works of Draining, shall attend and deliver to the said Commissioners, at their said yearly General Meeting, true Copies of their several Books of Account of the Receipts and Disbursements of all such Sums of Money as shall have been collected or received by them respectively, by Virtue of this Act, from the first Monday in July then n'ext before to that Time; and the said Commissioners, or the major Part of them, who shall be present at such yearly General Meeting, shall then and there yearly elect and choose, nominate and appoint, a Committee of ten at least of the said Commissio-Committee to ners, whereof two at least shall be out of each be appointed. of the said five Districts, to examine, settle to examine, and adjust the said Accounts, and report their settle and re-Opinion thereof to the said Commissioners, port the same. at any subsequent General Meeting; and the Treasurer or Treasurers, and Collector or Collectors, or Receiver or Receivers, of the said Rates and Sums of Money to to be raifed as agore-Gg 4 faid,

said for the said general Works of Draining, are hereby required to attend the Committee so to be appointed, or any five or more of them, with their several Books of Account of the Receipts and Disbursements aforesaid, and all Vouchers for the same, at such Times and Places as the faid Committee, or any five or more of them shall appoint; and such Accounts and Vouchers being considered and examined by fuch Committee, and Oath being made of the Truth thereof by such Treasurer or Treasurers, Collector or Collectors, Receiver or Receivers respectively (which Oath any two of the faid Committee are hereby impowered to administer) shall be certified and reported by fuch Committee or any five or more of them, with their Opinion thereof, to the faid Commissioners, at any subsequent General Meeting; and the Commissioners, or the major Part of them, who shall be present at any such General Meeting, are hereby impowered to allow and pass such Accounts, or such Part or Parts of the same as they shall see just and reasonable; and all such Account or Accounts of such Part or Parts of them, as shall be so allowed and passed by the said Commissioners, shall be fairly entered in two or more several Sets of Books to be kept for that Purpose; one Set whereof shall be kept with the said Commissioners, or their Treasurer, for the Time being; and another. Set thereof in a Chest to be kept in the Addey House in Thorney aforesaid, under the Care of the Steward of his Grace the Duke of Bedford, his Heirs or Assigns, for the Time being: And the faid Books shall and may be inspected

Copies of the Accounts passible, to be entered in two or more Sets of Books, &c.

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inspected and perused, and Extracts taken therefrom, at any Time, at seasonable Hours, by and at the Request of any of the Owners or Proprietors of any Part of the said Lands and Grounds which shall have been rated or taxed in Pursuance of this Act, paying one

Shilling for every such Inspection.

And it is hereby further enacted by the Collector to Authority aforesaid, That all and every Collectors of the said Rates and Taxes. Monies to the Treasurer. so as aforefaid to be assessed for the said general Works of Draining, shall, from Time to Time, pay over all and every Sum and Sums of Money which he and they shall, from Time to Time, collect and receive, for or on account thereof, unto such Person or Persons as shall be appointed Treasurer or Treasurers to the faid Commissioners for the Time being. at least twice in every Year, in such manner as the said Commissioners for the Time being. or the major Part of them that shall be present at any General Meeting, shall order, direct and appoint.

And it is hereby further enacted by the Collectors or Authority aforesaid, That if any such Col-Treasurers re-lector or Collectors, Treasurer or Treasurers, suing to ac-shall neglect or resule to account for any Sum over the Moof Money by him or them collected or re-nies in their ceived in Pursuance of this Act, to the said Hands, to be Commissioners, or any ten or more of them, committed. or to pay over the Balance which shall appear to be remaining on account thereof, in his or their Hands, to such Person or Persons as the faid Commissioners, or any ten or more of them, shall, by Writing under their Hands, autho-

authorize and impower to receive the same; then, and in such Case, it shall and may be lawful to and for any two or more Justices of the Peace of and for the said Counties of Northampton, Lincoln and Cambridge, and the Isle of Ely, respectively, at a Special Sessions to be held for the same, to inquire of and concerning such Neglects, Resusals, Non-payments and Offences; and if any such Collector or Treasurer shall be convicted by the said Justices of any such Neglect, Refusal, Nonpayment or Offences, then the said Justices shall, upon such Conviction, commit such Collector or Treasurer to the Common Gaol of the said Counties, or Isle, respectively, there to remain without Bail or Mainprize, until he or they shall have made a full, true and perfect Account and Payment as aforefaid.

Meetings and Adjournments of the Commissioners for the 1st, 2d, and 4th Districts.

and be it further enacted by the Authority aforesaid, That the several and respective Commissioners for the said first, second and sourch Districts or Divisions, or the major Part of them, who shall be present at the said yearly General Meeting, or at any other Meeting to be had by the Commissioners of the said three last-mentioned Districts respectively, shall and may, from Time to Time, adjourn themselves to meet at such other Time and Times, and Place, within or near their respective Districts, as they, or the major Part of them present, shall think fit; and the Commissioners for the faid three last-mentioned Districts shall also and may, severally and respectively, meet at any other Time and Place, within or near their respective Districts, for putting in Execution the Powers hereby vested in them respectively, within their said several and respective Districts, as often as shall be necessary, or required by any two or more of the laid Commissioners respectively, seven Days Notice in Writing being given of every fuch Meeting, at the respective Places herein after appointed for the Election of the Commissioners for the said three last-mentioned Districts or Divisions respectively; and the several and respective Their Ac-Commissioners for the said three last-mentioned counts to be Districts or Divisions, or the major Part of audited; and them respectively, who shall be present at any for the Applifuch Meeting as aforesaid, are hereby im-cation of the powered to audit and settle their respective additional Accounts, and to make and give such Rules, Officers to be Orders and Directions, for the better and more appointed.
orderly Management of the Money to be raised by the further or additional Taxes herein before authorized to be railed within the said three Districts respectively, and to name and appoint such Collectors and other Officers for collecting and keeping the same, and taking care of their particular and respective Works, as the said Commissioners respectively, or the major Part of them present, shall in their Discretions think fit.

And for the preventing the damming up, Persons constopping, throwing down, burning, demolish-victed of maliing, destroying or damaging any of the Riciously destroying or damavers, Drains, Watercourses, Banks, Mills, ging anyof the
Engines, Flood-gates, Sluices, Doors, Dams, Works, to sufBridges, or other Works already made or fer Death;
erected for or towards draining the Lands and
Grounds contained within the said several Districts

stricts and Divisions, or any of them, or hereafter to be made, erected, supported or maintained for the Purposes aforesaid, by Virtue of or under the Powers and Authorities of this Act; it is hereby enacted by the Authority aforesaid. That if any Person or Persons shall at any Time hereafter maliciously cut, break down, burn, demolish or destroy any Bank, Mill, Engine, Flood-gate or Sluice already made or erected, or which shall at any Time hereafter be making or erecting, or made or erected, supported or maintained for answering the Purposes aforesaid, every Person or Persons so offending, being thereof convicted, shall be guilty of Felony, and shall suffer Death as Felons, without Benefit of Clergy: and convicted And if any Person or Persons shall at any of stopping up, Time hereafter maliciously stop, dam up, de-Ge. any River molish, damage or destroy any River, Drain, Watercourse, Door, Dam, Bridge, or other Work or Works already made or erected, or which shall at any Time hereafter be making or erecting, or made or erected, supported or maintained for answering the Purposes aforesaid, every Person or Persons so offending, being thereof convicted before any two or more Justices of the Peace for the Counties and Isle aforesaid, or either of them, who are hereby required to hear and determine the same, on the Oath of two or more credible to forfeit 100L Witnesses, shall forfeit the Sum of one hundred Pounds to the said Commissioners, their Successors, Heirs or Assigns, to be applied for the respective Purposes to which the said Rates and Taxes are thereby directed to be respec-

or Drain,

applied; and in Default of Payment cof, the Person or Persons so offending be sent to the House of Correction of the minty or Isle where such Offence shall be mitted, there to be kept to hard Labour fuch Time as such Justices shall order and ect, not exceeding fix Months.

20010ed always; and it is hereby enacted Commis - Ad declared by the Authority aforesaid, That to maint

Commissioners for the Time being, for Banks of Shire D Itting this Act in Execution, shall at all Shire D imes hereafter make, support and maintain nd substantial Plight and Condition as the best art of the Banks of the said River Old South Zau, within the North Level, now are, or any Time hereafter shall be made, supported and maintained; and shall also at all Times hereafter make, support and maintain the Sluice, Flood-gates and Doors at Clows Cross aforesaid, of such sufficient Strength and Con- and the dition as to stop, resist and uphold the Land-at Clows waters, in case any Breach or Overslowing of the Banks of Shire Drain aforesaid shall at any Time happen, by Means of such Land-

waters.

Provided also, and it is hereby further In case enacted and declared by the Authority afore-Banks of Drain st faid, That if at any Time hereafter any Breach be broke or Overflowing of the Banks of Shire Drain overflow aforesaid shall happen by Means of the Landwaters running out of and off the North Level aforesaid into Shire Drain aforesaid; then and in such Case, upon Notice given to an Officer, to be appointed by the said Commissioners for that

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that Purpose, and to be resident at the Clow aforesaid, by any Owner or Proprietor of Lands within the hundred of Wisbick in the faid Isle of Ely and County of Cambridge, or within South Holland in the County of Lincoln, the Flood-gates or Doors of Clows Cross aforesaid shall be immediately shut down by such Officer; and in case of such Officer's Absence gates at Clows from his said Place of Residence, and in Default of such Officer's shutting down the said Flood-gates or Doors immediately after such Notice, it shall and may be lawful to and for such Owner or Proprietor, who shall so give Notice as aforesaid, to shut down the same, or cause the same to be shut down; and the said Doors or Flood-gates, when so that down, shall continue shut until such Breach of Bank or Overflowing shall be repaired, stopped or difcontinue; any Power or Powers now vestedin any Person or Persons, Body Corporate or Bodies Corporate, to the contrary thereof in any

Commissioners er over Shire Drain or Old South Eau River, than the Confer vators have a Right to use.

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that down.

wise notwithstanding, Provided also, and it is hereby further not to exercise enacted and declared by the Authority afore-any other Pow-said, That nothing herein contained shall extend, or be construed to extend, to give any further or greater Power to the Commissioners for putting this Act into Execution, or any of them, in or over Shire Drain aforesaid, or the faid River Old South Eau, or the Lands and . Grounds adjoining thereto, or for the making or erecting any Works in or about the same, or other or larger Power whatsoever over the said Drain (except as aforesaid) than the said Governor, Bailiffs and Commonalty of the Company of Conservators of the Great Level of the Fens now lawfully may have and use; or to take away from any Person or Persons whatsoever any Right or Rights they now lawfully may have in and over the said Drains, or either of them; any thing herein contained to the

contrary thereof notwithstanding.

1920vided also, and it is hereby further Conservators enacted and declared by the Authority afore- not to exercise said, That the said Governor, Bailiss and Com- any Power monalty of the Company of Conservators of missioners, or the Great Level of the Fens aforesaid, shall the Works. not, at any Time hereafter, have, use or exercise any Power, Jurisdiction or Authority whatsoever, over the Commissioners named and appointed, and to be named and appointed, elected and chosen for putting this Act in Execution; or in or over any Part of the Lands and Grounds comprized in any of the said several Districts or Divisions, or in or over any River, Drain, Bank, Sluice, Engine or other Work, already made, or hereafter to be made, by Virtue of and under the Authority of this Act, within any of the said several Districts, for the Purposes herein before-mentioned, other other than over than and except the Works herein before the Works put placed under the particular Care, Management particular and Direction of the said Governor, Bailiss Care. and Commonalty, and except the Powers and Authorities vested in the said Governor, Bailiffs and Commonalty, by the said Acts of the fifteenth and twentieth Years of King Charles the Second, or either of them, for levying, recovering and receiving the Taxes chargeable

by Virtue of the said Acts of Parliament, or one of them, herein before directed to be received and applied by the said Corporation, in Manner herein before-mentioned.

Limitation of Commissioners Power over Dowsdale Bank;

192066000 also, and it is hereby further enacted and declared by the Authority aforesaid, That nothing in this Act contained shall extend, or be construed to extend, to give to the said Commissioners for putting this Act into Execution, or any of them, any Power or Authority in or over the Bank called Dowfdale Bank (being that Part of the Bank herein before described to be the North East and North Bank of the River Old South Eau. which reaches from Crowland Town to Dowfdale) other than and except the Power hereby given to the faid Commissioners of raising and Arengthening the said Bank, from Time to Time, according to the Dimensions prescribed by this Act; but that, subject to the aforesaid Power of raising and strengthening the said Bank, the said Thomas Orby Hunter, his Heirs and Assigns, shall continue in the Possession, Usage and Disposal of the said Bank called Dowsdale Bank, according to the full Intent and Meaning of the Proviso made in that Behalf in the said Act of Parliament made and passed in the fifteenth Year of King Charles the Second, in as full and ample Manner, to all Intents and Purposes, as if this Act had never been made; any thing herein contained to the contrary thereof in any wise notwithstanding.

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probided also, and it is hereby further en- and over such acted and declared by the Authority aforesaid, Part of the Old South Eau as That nothing in this Act contained shall extend, lies in the said or be construed to extend, to give to the said District; Commissioners for putting this Act into Execution, or any of them, any Power or Auchority in or over such Part of the South Bank of the laid River Old South Eau as is included in the said third District or Division, other than and except the Power hereby given to the faid Commissioners of raising and strengthening the said Bank, from Time to Time, according to the Dimensions prescribed by this Act; but that, subject to the aforesaid Power of raising and strengthening the said Bank, the said John Duke of Bedford, his Heirs and Assigns, shall continue in the Possession, Usage and Disposal of such Part of the said South Bank as is included in the said third District or Division, in as full and ample Manner, to all Intents and Purposes, as if this Act had never been made; any thing herein contained to the contrary thereof notwithstanding.

Provided also, and it is hereby further and over such enacted and declared by the Authority afore- Part of the aid, That nothing in this Act contained shall South-west extend, or be construed to extend, to give Bank of the so the said Commissioners for putting this Act of the Nene as into Execution, or any of them, any Power as is included or Authority in or over such Part of the South- in the first west Bank of the said River Old South Eau, District. otherwise the antient Branch of the Nene, as is included in the said first District or Division,

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other than and except the Power hereby given to the said Commissioners of raising and strengthening the said Bank, from Time to Time, according to the Dimensions prescribed by this Act; but that, subject to the aforesaid Power of raising and strengthening the said Bank, the said Henry Earl of Lincoln, his Heirs and Assigns, shall continue in the Possession, Usage and Disposal of such Part of the said South-west Bank as is included in the said sirst District or Division, in as sull and ample Manner, to all Intents and Purposes, as if this Act had never been made; any thing herein contained to the contrary thereof notwithstanding.

Perpetual and annual elective
Commissioners
for the first
District.

And, for supplying and continuing a sufficient Number of Commissioners for putting this Act in Execution; be it further enacted by the Authority aforesaid, That the Right Honourable Brownlow Earl of Exeter, his Heirs and Assigns, being Owners of the Estate the faid Earl is now seized of within the said first District, and the Right Honourable Henry Earl of Lincoln, his Heirs or Assigns, being Owner or Owners of Highborough Fen and Lowborough Fen, or his or their lawful Attorney, shall always be and continue Commissioners of and for the said first District or Division; and that so many other Commissioners of and for the said first District shall be named and appointed annually by the said Henry Earl of Lincoln, his Heirs or Assigns, and certified under his or their Hand or Hands to the said Commissioners, at their yearly General Meeting aforesaid, as shall, together with the said Earl

Earl, his Heirs or Assigns, or his or their Attorney, make one Commissioner for every five hundred Acres of Land charged with the said Taxes, which the faid Earl of Lincoln, his Heirs or Assigns, shall for the Time being be feized and possessed of in his or their own Right, within the said first District; and that one other Commissioner of and for the said first District or Division, shall be named and appointed annually by the Lord or Lady of the Manor of Crowland for the Time being, and certified under his or her Hand to the said Commissioners at their yearly General Meeting aforesaid; and that every Person, who shall for the Time being be seized or possessed of five hundred Acres of Land, or upwards, within the said first District, and paying the said Taxes for the same, in his own Right, shall, during the Time he shall be so feized or possessed, be a Commissioner himself, or name and appoint some other Person to be a Commissioner in his Stead; and shall also name and appoint so many other Persons sor Commissioners, as shall make one Commissioner for every five hundred Acres of Land he shall be so seized or possessed of for the Time being; and that so many other Commissioners of and for the said first District, shall be yearly chosen on the last Monday in June in every Year, out of the Proprietors or Occupiers of Lands within the faid District, at the Town of Eye, by such Persons as shall for the Time being be seized or possessed of twenty Acres of Land within the said District, paying the Hh 2 Taxes

Taxes charged by this Act, in their own Rights for the same, as together with the said Earl of Lincoln, his Heirs or Assigns, or his or their Attorney, and the said other Commisstoners, in Right of Tenure as aforesaid; and the Commissioners so to be named and appointed as aforesaid, shall make one Commissioner for every five hundred Acres of Land charged with the said Taxes within the said first District, over and above the said Earl of Exeter, his Heirs or Assigns; and the Persons so elected shall be certified by the Electors, or the major Part of them, to the said Commission oners at their yearly General Meeting, as aforesaid; that the Right Honourable George Wiltiam Earl of Coventry, his Heirs or Affigns, being Owners of the Lands the faid Earl is now seized of in Basinghall Moor, or a Person to be yearly named and appointed by him or them, shall always be a Commissioner for the For the second said second District or Division; and that one other Commissioner of and for the said Second District shall be yearly named and appointed by the Lord or Lords of the Manor of Peterberough for the Time being: And that every Person who shall, for the Time being, be seized or possessed of five hundred Acres of Land or upwards, within the laid second District, and paying the said Taxes for the same, in his own Right, shall, during the Time he shall be so seized or possessed, be a Commissioner himfelf, or name and appoint some other Person to be a Commissioner in his Stead; and shall also name and appoint so many other Persons for Commissioners, as shall make one Commisfiones

Division.

fiener for every five hundred Acres of Land he shall be so seized or possessed of for the Time being; and that so many other Commissioners of and for the said second District or Division shall be annually chosen upon the faid last Monday in June in every Year, at The Dog in the Doublet Inn upon the North Bank, to long as the same shall continue an Inn or -Publick Houle, and afterwards at such other Place as the Proprietors of Lands in the said District shall appoint, out of the Proprietors or Occupiers of Lands within the said District, by such Persons as shall, for the Time being, be soized or possessed of twenty Acres of Land in that District, paying the Taxes to be charged by this Act, in their own Rights, for the same, as shall make one Commissioner for every five hundred Acres of Land charged with the said Taxes within the said second Diistict; all which Commissioners for the said second Diffrict shall be yearly certified to the faid Commissioners, at their yearly General Meeting, in manner aforesaid; that the said For the third John Duke of Bedford his Heirs or Assigns, District. or his or their lawful Attorney, shall be and continue a Commissioner of and for the said third Diffrict, so long as he or they shall be soized or possessed of five hundred Acres of Land, in his or their own Right, charged wich the said Taxes within the same; and that -so many other Commissioners of and for the faid third District shall be annually named and appointed by the said John Duke of Bedford, this Heirs or Assigns, and certified under his or Hh 3 their

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their Hand or Hands to the said Commissio-

District.

ners, at their yearly General Meeting aforesaid, as shall, together with the said John Duke of Bedford, his Heirs or Assigns, or his or their Attorney, make one Commissioner for every five hundred Acres of Land charged with the faid Taxes within the faid third District or Di-For the fourth vision; that every Person who shall for the Time being be seized in Possession of five hundred Acres of Land, or upwards, within the said fourth District or Division, and paying Taxes for the same, in his or their own Right, shall be a Commissioner himself for the said fourth District, during the Time he shall be to seized or possessed, or name and appoint some other Person to be a Commissioner in his Stead; and shall also name and appoint so many other Persons for Commissioners, shall make one Commissioner for every five hundred Acres of Land he shall be so seized or possessed of for the Time being; and that so many more Persons, being Owners or Occupiers of Lands in the said fourth District, shall be yearly chosen for Commissioners on the said last Monday in June, at or near Clows Cross, by such Persons as shall for the Time being be seized or possessed of twenty Acres of Land in the said District, paying the Taxes to be charged by this Act, in their own Rights, for the same, and certified to the said Commissioners, at their yearly General Meeting, in Manner aforesaid, as shall make in the whole one Commissioner for every five hundred Acres of Land charged with the faid

Taxes within the said fourth District; that the For the 6sth said Beverley Butler, his Heirs or Assigns, be-District. ing Owners of the Land now possessed by him in Porsand aforesaid, or one other Person to be yearly nominated and appointed by him or them, in his or their Stead, and certified in manner aforesaid, shall always be and continue a Commissioner for the said fifth District or Division for the Time being; and that the faid Thomas Orby Hunter, his Heirs or Assigns, or his or their lawful Attorney, shall be and continue another Commissioner for the said fifth District or Division, so long as he or they shall be seized or possessed of five hundred Acres of Land, in his or their own Right, charged with the faid Taxes within the fame; and that so many other Persons to be Commisfioners shall be annually named and appointed by the said Thomas Orby Hunter, his Heirs or Affigns, and certified in manner aforesaid to the faid Commissioners at their yearly General Meeting aforesaid, as shall make one Commisfioner for every five hundred Acres of Land charged with the said Taxes within the said fifth District or Division, over and above the Lands the said Beverley Butler is now possessed of; which said several Commissioners so as aforesaid nominated and appointed, and directed to be yearly nominated and appointed, elected and chosen, shall, from Time to Time, be and continue Commissioners for putting this Act in Execution, until the last Monday in June in the next succeeding Year, and from thenceforth until other Commissioners shall be nominated or appointed, elected or chosen, in their respective Places and Steads. psolided Hh4

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Qualification titled to vote in the Election Commissio-Ders.

1920blued always, and it is hereby enacted and of Persons in declared by the Authority aforesaid, That every Person that shall, for the Time being, be seized of one or more or possessed of twenty Acres of Land more than will intitle him to name and appoint one or more Commissioners within any of the said Districts, as aforesaid, and paying Taxes for the same in his own Right, shall also be intitled to vote in the Election of the other Commissioners for the District wherein he shall be so seized or possessed.

New Commissioners to be elected in the Room of tuch as shall qualified.

1920 vided also, and it is hereby enacted and declared, That if any Person or Persons hereby nominated and appointed, or hereafter, by Virtue of or under the Powers and die or be dis- Authorities of this Act, to be nominated or appointed, elected or chosen, to be a Commissioner or Commissioners of the said several Districts respectively, or any of them, shall die or become disqualified, it shall and may be lawful to and for the several Persons herein before-mentioned respectively to elect or choose, nominate or appoint, and certify in manner aforesaid, some other Person or Persons, properly qualified to be a Commissioner or Commissioners, in the Place or Stead of the Commissioner or Commissioners so dying or becoming disqualified from Time to Time, as often as Occasion shall require; and the Commisfioner or Commissioners so elected or chosen, nominated or appointed, shall, from Time to Time, have the same Powers and Authorities as the Commissioners hereby nominated and appointed, and directed to be yearly nomi-

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manner aforesaid.

enacted and declared by the Authority afore, to take the said, That the said Commissioners, and every of them, before he or they take upon him-they act. self or themselves the Execution of any of the Powers or Authorities hereby given them (other than the administering the Oath or solemn Affirmation following to one another) shall take the following Oath, or being of the People called Quakers, the following solemn Affirmation, videlicet;

A. B. do swear (or being of the People I called Quakers, do solemnly and truly deelare and effirm) That I will, without Favour er Affection, Hatred or Malice, truly and impartially, according to the hest of my Skill end Knowledge, execute and perferen all and every the Powers and Authorities established by on Ast made in the twenty-seventh Year of the Reign of his Majesty King George the Second, intituled, An Act for discharging the Corporation of the Governor, Bailiffs and Commonalty of the Company of Conservasors of the Great Level of the Fens, comenouly called Bedford Level, from a Debt due to the Duke of Bedford and Earl of Lincoln; and for enabling the Proprietors of Lands in the North Level, Part of the said Great Level, to raise Money to discharge the Proportion of the said North Level in the Debts of the said Corporation; and for ascertaining and appro-

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appropriating the Taxes to be laid on the said North Level; and for the more effectual draining and preserving the said North Level, and divers Lands adjoining thereto, in the Manor of Crowland.

which said Oath or Affirmation any one of the said Commissioners is hereby impowered to administer.

Persons holding any Place of Profit under this Act disvoting.

1920010ed also, and it is hereby further enacted and declared by the Authority aforesaid, That no Person or Persons, who shall at qualified from any Time hereafter be possessed of any Place of Profit under this Act, shall sit or vote, or have any Power or Authority as Commisfloners for any of the said Districts, during the Time he or they shall be possessed of any such Place of Prosit, as aforesaid.

Proceedings and Orders of Commissioners to be entered and signed.

1920vived always, and it is hereby further enacted and declared by the Authority aforesaid, That all Orders and Proceedings of the said Commissioners, at their General Meetings aforesaid, shall be entered in a Book or Books to be kept for that Purpose, and such Orders so entered shall be signed by five or more of the Commissioners assembled at such Meetings, and by the Clerk or Clerks to the said Commissioners; and such Orders so signed, shall be deemed and taken to be original Orders, as fully and effectually as if the same were under the Hands and Seals of the major Part of the Commissioners then assembled; which said Book or Books, and also the Book

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Book hereby directed to be kept for regiltering the Securities, Assignments and Transfers aforesaid, shall and may be produced and read in Evidence in all Cases of Suits or Actions, touching any Thing done in Pursuance and by the Authority of this Act.

Provided always, and it is hereby further Limitation of enacted and declared by the Authority afore Actions.

faid, That if any Action, Suit or Information shall be commenced or prosecuted against any Person or Persons for any Thing done or to be done in Pursuance of this Act, or in Execution of any of the Powers and Authorities hereby given, every such Action, ·Suit or Information shall be commenced or profecuted within twelve Months next after the Fact committed, and not afterwards; and shall be laid or brought in the said Counties of Northampton, Lincoln and Cambridge, or the Isle of Ely, or one of them, and not elsewhere; and the Defendant or Defendants in fuch Action or Suit shall and may plead the General Issue, Not guilty; and if in Reple-General Issue vin, may justify and avow by Virtue of this Act, as Persons acting under and by the Authority of Commissioners of Sewers are enabled to do, and give this Act, and the Special Matter in Evidence, without specially pleading the same (other than as aforesaid) at any Trial to be had thereupoh; and that the same was done in Pursuance, and by the Authority of this Act; and if the same shall appear to have been so done, or if any such Action or Suit shall be brought after the Time before limited

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mitted for bringing the same, or shall be brought in any other County, then the Jury shall find for the Defendant or Defendants. Avowant or Avowants; or if the Plaintiff or Plaintiffs shall become nonsuit or forbear Profecution, or discontinue his or their Suit or Suits; or if any Judgment shall be given against him, her or them, upon Demurrer, or otherwise, then in any of the said Cases, the Defendant or Defendants, and Avowant or Double Costs. Ayowants, shall recover double Costs; for

which he, the or they shall have like Remo-

dy as where Costs by Law are awarded.

Right of nors reserved to them:

1320 When always, and be it hereby enact-Lords of Ma. ed, That all such Right or Rights as any Lord or Lords of any Manor or Manors, Liberties, Hundred or Half-hundred, have therefore had within his or their respective Manor or Manors, Liberties, Hun-Half-hundred, within or without the said several Districts or Divisions, or any of them, to Waits, Estrays, Felons Goods, Privileges of Arrests, Escheats and all other Royalties, not prejudicial to the Draining, be hereby faved to them, their Heirs, Succesfors and Assigns, severally and respectively; any Thing in this Act to the contrary thereof notwithstanding.

and of the Confervators and others.

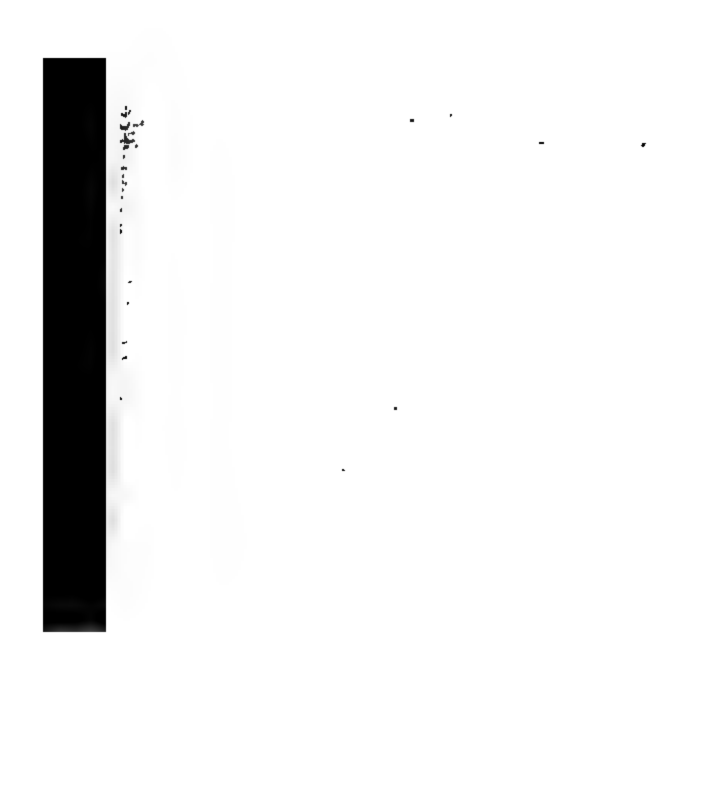
Saping allo, and always reserving unto the faid Governor, Bailiffs and Commonaky of the Company of Conservators of the Great Level of the Fens, and their Successors, and to all and every other Person and Persons his, her and their Heirs, Executors and Administrators,

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ministrators, all such lawful Rights, Powers, Jurisdictions and Authorities now vested in and enjoyed by them, as are not hereby taken

away, altered or repealed.

And be it further enacted, That this Act Publick Act! shall be deemed, taken and allowed to be a Publick Act; and all Judges, Justices, and other Persons, are hereby required to take Notice thereof as such, without specially pleading the same.



AN

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vigation from Salters Load Sluice, in the County of Norfolk, to Stand-ground Sluice, in the County of Huntingdon, and from Flood's Ferry, in the Isle of Ely, in the County of Cambridge, to Ramsey High Load, in the said County of Huntingdon; and also the Navigation from Old Bedford Sluice, in the said County of Norfolk, to the River Nene, in the Parish of Ramsey, in the said County of Huntingdon.



AN Act for improving and preferving the Navigation from Salter's Load Sluice, in the County of Norfolk, to Standground Sluice, in the County of Huntingdon, and from Flood's Ferry, in the Isle of Ely, in the County of Cambridge, to Ramsey High Load, in the faid County of Huntingdon; and also the Navigation from Old Bedford Sluice, in the said County of Norfolk, to the River Nene, in the Parish of Ramsey, in the said County of Huntingdon.

HEREAS the Navigation Preamble; from the Port of King's Lynn to Standground Sluice, near the City of Peterborough, was antiently carried on from Salthirn, Load, otherwise Salters Load Sluice, in the County of Nor-folk, through Well Creek, and the River Nene,

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to Flood's Ferry, in the County of Cambridge; and from thence through Ramsey Meer, Ugg Meer and Whittlesea Meer, in the County of Huntingdon; but the Navigation through the said Meers being, at all Times, extremely tedious, difficult and dangerous, and very frequently altogether impracticable, the Navigation from the said Port of King's Lynn to Standground Sluice aforesaid has, for many Years, been carried on from Flood's Perry aforesaid through a certain Drain called Whittlesea Dike, being the safest and nearest Passage:

And whereas the Navigation from the Parish of Ramsey, and the adjacent Places, to the said Port of King's Lynn, will be most conveniently carried on by Flood's Ferry through the River Nene, Well Creek and Salter's Load

aforesaid:

And whereas the Navigation from the Towns of Chateris, Maney and Welney, to the faid Port of King's Lynn, has, for many Years, been chiefly carried on through a certain Drain, called the Forty-foot Drain, and the Old Bedford River:

Atti whereas the Trade carried on upon the said Rivers, and through the said Creek and Drains, is greatly increased; and it is become necessary to clean, depthen, widen and scour the said Rivers, Creek and Drains; which cannot be effected without a considerable Expence:

And whereas the preserving and improving of the said Navigations will be a great and general Advantage to the said Port of King's Lynn and the

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the City of Peterborough, and to all the Towns and Villages situate near the said Rivers, and to the whole adjacent Country:

May it therefore please your MATESTY,

That it may be enacted; And be it enacted by the King's most excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Governor, Commissioners Bailiss and Conservators of the Corporation appointed. of the Great Level of the Fens, called Bedford Level, for the Time being; the Mayor, Recorder, Aldermen and Common Council of the Corporation of King's Lynn, for the Time being, together with ten Inhabitants of the City of Peterborough; six Inhabitants of the Town of Wbittlesea, being Owners of Lands in the Middle Level, within the said Great Level of the Fens; six Inhabitants of the Parish of Doddington, with its Members ; that is to say, one Inhabitant of the Town of Doddington, one Inhabitant of the Town of Benwick, one Inhabitant of the Town of Wimblington, and three Inhabitants of the Town of March, being respectively Owners of Lands in the said Middle Level; four Inhabitants of the Parish of Ramsey, being Owners of Lands in the said Middle Level; ewo Inhabitants of the Parish of Chateris, being Owners of Lands in the said Middle Level; two Inhabitants of the Town of Maney, being Owners of Lands in the said Midde Level; two Inhabitants of the Town of Ii 2 Welney,

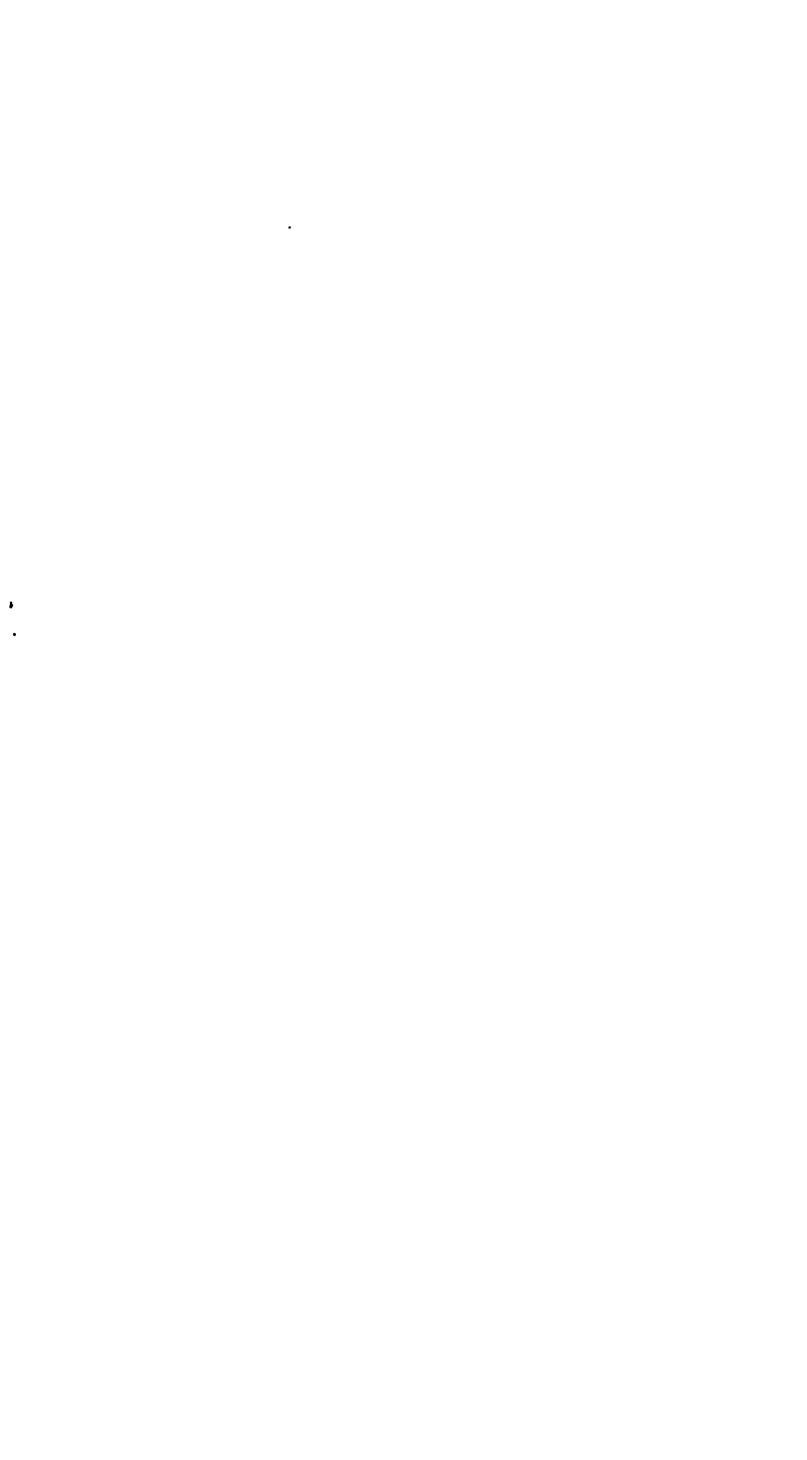
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Welney, being Owners of Lands in the said Middle Level; four Inhabitants of the Parish of Upwell, being Owners of Lands in the said Middle Level; two Inhabitants of the Parish of Outwell, being Owners of Lands in the said Middle Level; four Inhabitants of the Parish of Downbam, in the County of Norfolk; two Inhabitants of the Parish of Thrapston; two Inhabitants of the Parish of Islip; two Inhabitants of the Parish of Oundle; two Inhabitants of the Parish of Yaxley; two Inhabitants of the Parish of Fletton; two Inhabitants of the Parish of Elton; and two Inhabitants of the Parish of Thornhaugh with Wandsford; to be respectively chosen, as herein after is directed; shall be Commissioners for preserving and improving the Navigation from Saltbirn Load, otherwise Salters Load, through Well Creek to the Town of Outwell, and from thence through the River Nene by the Towns of Upwell and March, directly to to Flood's Ferry aforesaid, and from thence to a Place called Ramsey High Load; and also for improving and preserving the Navigation from Flood's Ferry through Whittlesea Dike to Standground Sluice aforesaid; and also the Navigation from Old Bedford Sluice, through the Old Bedford River and the Forty-foot Drain, to the River Nene, in the said Parish of Ramsey; and for putting in Execution all other the Powers and Authorities by this Act granted.

ners for Peterborough rity aforesaid, That such of the Inhabitants of the City of Peterborough, and of the said several Towns, to be chosen annually by the Indiana, with its Members, Ramsey, Chatehabitants;

ris, Many, Welney, Upwell, Outwell, Downbam, Thrapston, Islip, Oundle, Yaxley, Fletton, Elton and Thornhaugh with Wandsford, respectively, as have Right to assemble in the Vestries of their respective Towns, Parishes or Chapelries, shall meet in their respective Vestries upon Monday in Easter Week, in the Year one thousand seven hundred and fiftyfour; and shall also meet in like manner upon Monday in Easter Week in every succeeding Year; and choose such of the Inhabitants of the said City, Towns and Parishes, respectively, as the major Part of the Inhabitants then present shall think proper (not exceeding the respective Numbers herein before limited) to be Commissioners for the said City, Towns and Parishes, respectively, together with the said Governor, Bailiffs and Conservators of the said Corporation of the Great Level of the Fens, and with the Mayor, Recorder, Aldermen and 'Common Council of the Borough of King's Lynn, for putting this Act in Execution.

and be it further enacted, That the and to be cer-Churchwardens of the Parish of Saint John tified by the the Baptist, in the City of Peterborough, and dens. alio the Churchwarden or Churchwardens, Chapelwarden or Chapelwardens, of each of the said other respective Places, shall transmit a Certificate, under their or his Hands or Hand, containing the Names and Descriptions of the several Persons, who shall be chosen Commissioners for the said City, and for the said respective Places, to the other Commissioners by this Act appointed, at the next Meeting to be held after the Commissioners for the said City, and for the said respective Places, shall be Ii 3 cholen;



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yearly Value of twenty Pounds; or shall be possessed of a personal Estate alone, or a real and personal Estate together, of the Value of five hundred Pounds; or shall be Heir apparent to a Person in Possession of an Estate of the clear yearly Value of one hundred Pounds: And if any Person, not qualified as aforesaid, shall presume to act as a Commissioner in the Execution of this Act, he shall, for every such Offence, forfeit the Sum of fifty Pounds; to be recovered, with full Costs of Suit, by any Person who will inform or sue for the same, in any of his Majesty's Courts of Record at Westminster, by Action of Debt, or upon the Case, Bill, Suit or Information; wherein no Essoign, Protection, Privilege or Wager of Law, nor more than one Imparlance, shall be allowed; and in which Action or Suit it shall be only necessary for the Plaintiff, or Informer, to prove, that the Defendant acted as a Commissioner in the Execution of this Act; and a Werdict shall be found against the Defendant, unless he shall prove, in his Defence, that he was, at the Time of his so acting, qualified according to the true Intent and Meaning of this Act.

rity aforesaid, That the first Meeting of the to meet in rosaid Commissioners shall be held on the twelsth March, DownDay of June one thousand seven hundred and ham, and Pesifty-four, at the Town of March in the Isle terborough.

of Ely, in the County of Cambridge; and that
the second Meeting of the said Commissioners
shall be held at the Town of Downbam, in the
County of Norfolk; and that the third Meeting of the said Commissioners shall be held at
the City of Peterborough, in the County of
Nor-

shall happen, or these Writing under their and Seals or Seal, to the fad City, or eto be a Commission : for to deceated, diff. in case the faid fut? milinoers, or Color refule to appoint in the Space of a: Time before list, Committioner by City, or of kidy elapsed, then it. Commissioners, ter the Expira Months, to ap at its City, or of a Matthe fach Vacancy i where the fromer in the I a held by dife alifici or p alfo, an Cales, the Perf Jumillione faid, thali have ; full Power as the other C, the in dien. Printerment of the

, in Notice to be Jom-given of Meetje held ings. oresaid) the said ¿ Marketace, in the コリフマンシン and in the Ter ir the iteris, March, --- ILT and shall be 77: 10 שרב זל Stamford, Camand in one of the MEN. ong as such Newsri K published) fourteen 1 the nat no Meeting shall Meetings not 1 00 id three Places within to be held at · of efore the twenty-ninth of the Year. be اله wenty-ninth Day of Sep-7, or within the Space of said twenty-ninth Day of 1 ainth Day of September, or f Lynn Mart; or within the ays before or after the said Week in the Month of April ring of the Governor, Bailiffs prs of the said Corporation of el of the Fens is held at Ely; or leek, wherein another Meeting lovernor, Bailiffs and Conservators

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Northampton: And that the faid Commissioners may meet, from Time to Time, by Adjournment, or otherwise, at each of the said Places, in the Order and Courfe herein after prescribed, as often as they shall think propers not less than nine of the said Commissioners (whereof four at the least to be Commissioners for the said City, or for some or one of the feveral Places aforesaid, impowered by this Act to choose Commissioners) being present at every such Meeting.

A General at March.

19206000 always, That a General Meet-Meeting to be ing of the said Commissioners shall be annuheld annually ally held at the faid Town of March, upon the third Thursday in August; and that all Meetings of the said Commissioners, in the Intervals between the faid General Meetings, shall be held, in Rotation, at the faid Towns of March and Downham, and the said City of Peterborough, except where a Meeting shall be appointed to be held by Notice only, and not by Adjournment; in which Case, such Meeting shall be held at the Place next in Rotation to the Place where the next Meeting is appointed to be held by Adjournment.

Commissioners to adjourn de die in diem;

and defray their own Expences.

Provided also, and be it enacted, That the said Commissioners shall, at every Meeting, have full Power and Authority to adjourn de die in diem, and meet again at the same Place; until the Business to be transacted at such Meeting shall be compleated: And that the faid Commissioners, at all and several their Meetings to put this Act, or any Part therof, into Execution, shall, out of their own private

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Monies, pay and defray all their own Charges

and Expences.

is held at London

Writing, of every Meeting of the said Commissioners (except of the Meetings to be held ings.
by Adjournment de die in diem, as aforesaid)
shall be signed by nine or more of the said
Commissioners, and affixed upon the Marketcross, or in some other Publick Place, in the
Cities of Peterborough and Eh, and in the
Towns of Lynn, Downham, Chatteris, March,
Ramsey and Upwell, aforesaid; and shall be
published in the Northampton, Stamford, Cambridge and Ipwich Journals, and in one of the
Evening Posts in London (so long as such Newspapers shall continue to be published) fourteen
Days at least before every such Meeting.

be held at any of the said three Places within to be held at the Space of six Days before the twenty-ninth of the Year. Day of August and the twenty-ninth Day of September in any Year; or within the Space of three Days after the said twenty-ninth Day of August and twenty-ninth Day of September, or during the Time of Lynn Mart; or within the Space of three Days before or after the said Mart; or in the Week in the Month of April wherein a Meeting of the Governor, Bailiss and Conservators of the said Corporation of the Great Level of the Fens is held at Ely; or in Whitsun Week, wherein another Meeting of the said Governor, Bailiss and Conservators

and



MRI, A HER SE CECH OF THE ground Sluice, Salthirn, Stuice, and Old Bedford paid to the Collector or pointed as herein after is spective Goods following every Chalder of Coals every Hundred of Batte hundred of other Deals Timber, accounting fort Calliper Measure; for e Wool, accounting ten I every Weight of Salt; Wheat, Rape-feed, Linley, Rye, Peas or Beans, ters to the Load; for eve Barley Big; for every tw for every Load of Reed or Hemp, reckoning two to the Load; for every every thousand of Tiles; dred of Bricks; for ev Stone; and for every Cl

and shall be paid by every Person who shall carry or convey any Goods through the faid Sluices, up or down the said Rivers, Creek or Drains; and the Monies to be received are hereby vested in the said Commissioners, and shall be applied and disposed of for the several Uses and Purposes of this Act, and to no other Use or Purpose whatsoever: And in case of Neglect or Denial of Payment of the faid Toll or Duty, on Demand, the said Collector or Collectors are hereby authorized and required to seize and detain any of the said Goods or Commodities, or the Vessels carrying the same; and in case the said Tolls or Duties shall not be paid within three Days after such Seizure, it shall be lawful for the said Collector or Collectors to fell the Goods or Commodities, or the Vessels carrying the same, so seized and detained as aforesaid; rendering the Overplus (if any) to the Owners, after the faid Tolls or Duties, together with the reasonable Charges of seizing, detaining and selling the said Goods or Commodities, or Vessels carrying the same, shall be satisfied and paid.

Provided always, and be it enacted, That Pleasure-boatsthis Act shall not extend to restrain any Person
from keeping a Pleasure-boat, for the Purpose
of rowing or sailing upon the said Rivers, Creek
or Drains, as he or she shall think sit; nor
shall any Toll or Duty be demanded upon account of such Pleasure-boat, so as no Goods of

Merchandize be carried therein.

Provided also, and be further enacted, and Manure, That Oil-cakes, Malt dust, Pigeons-dung, and exempted all other Manure and Compost, of any Na-from Toll.

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ture or Kind whatsoever, shall have free Pasfage upon the faid Rivers, and through all and each of the said Sluices, without being subject to any Toll or Duty; any Thing in this Act contained to the contrary thereof in any wife notwithstanding.

ExceptLinseed Oil-cakes.

1920vived nevertheless, That such Oilcakes, as are made of Linseed, shall not be deemed Manure within the Meaning of this Act.

and be it further enacted, by the Autho-

Commissioners lectors, and other Officers.

to appoint Col-rity aforesaid, That the said Commissioners, or any nine or more of them, shall, at their first Meeting, to be held at the Town of March aforesaid, have full Power and Authority, by Writing under their Hands and Seals, to nominate and appoint such Person or Persons, as they shall think fit, to be Collector or Collectors of the Tolls and Duties hereby granted; and also such Person, as they shall think fit, to be Treasurer or Receiver of the several Sums of Money arising by such Tolls and Duties, and of all other Monies to be raised, levied and paid by or under the Au-Collectors, and thority of this Act (such Collector or Collectors giving Bond, with two sufficient Sureties, to the Satisfaction of the said Commissioners, or any nine or more of them, for the due Payment, to the Treasurer, of all Money to be collected by him or them; and such Treafurer or Receiver also giving Bond, with two sufficient Sureties, to the Satisfaction of the said Commissioners, or any nine or more of them, in the Penalty of two thousand Pounds, for the due Application of, and accounting for,

Treasurer, to give Security. for, the Monies by him to be received); and shall also administer an Oath to such Collector or Collectors, for the true and faithful executing of his or their Office in or about the Premises: And the said Collector or Collectors shall, upon the first Monday in every Month, or oftener, if required by the said Commissioners or any nine or more of them, by Writing under their Hands and Seals, pay, or cause to be paid, into the Hands of the said Treasurerer or Receiver, all and every the Sum and Sums of Money, which he or they, the faid Collector or Collectors, shall have collected or received, by Virtue of this Act: And the faid Commissioners, or any nine or more of them, thall also, at their first Meeting; as aforesaid, have full Power and Authority, by Writing under their Hands and Seals, to nominate and appoint a Clerk, and Surveyor or Surveyors, for doing all other Matters and Things, which may be necessary to be performed in Execution of this Act: And such Collector or Collectors, Treasurer or Receiver, Clerk, and Surveyor or Surveyors, to be appointed as aforesaid, shall be allowed, out of the Monies to be raised by Virtue of this Act, for their Care and Pains in executing their respective Offices, so much as the said Commisfioners, or any nine or more of them, shall think reasonable; and shall be, from Time to Time, removeable, at the Will and Pleasure of the faid Commissioners, or any nine or more of them, assembled as aforesaid: And all Vacancies which shall happen by Death, Resignation or Removal of any of the said Officers,

unless removed by the fai any nine or more of them Meeting, continue in hi Office or Offices until Meeting of the faid Con third Thursday in August; Commissioners then affer Part of them, shall have thority either to confirm Person or Persons, so ap spective Offices, or to t them, as they shall think others in their Stead: A Death of any Collector or Treasurer or Receiver sha and Authority to appoint fons, as he shall think pr receive the Tolls and Du till the next Meeting of ners, fuch Person or Persc rity as aforefaid.

Collectors not Provident always, The to be Keepers Cobe to be appointed Collectors

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Provided also, and it is hereby enacted, Sluice-keepers That the Keepers of the said Sluices, called to be appoint-Standground Sluice, Saltbirn, otherwise Salters the Corporati-Load Sluice, and Old Bedford Sluice, shall, on of Bedford from Time to Time, be appointed and paid Level. by the Corporation of the Great Level of the Fens, called Bedford Level, and be under their Direction.

And, to the Intent that the Quantity and Quality of such Goods and Commodities, as shall, at any Time, be carried or conveyed up or down the said Rivers, Creek and Drains, may be discovered and known, and that the Tolls by this Act granted may be justly and duly paid, Be it enacted, by the Authority aforesaid, That every Waterman or other Per-Account of son, who shall at any Time carry or convey Goods carried up or down the said Rivers, Creek or Drains, upon the Riany Goods, Wares and Merchandizes whatfo-ver to be giever, shall, upon Demand, give to the said tors. Collector or Collectors a just and true Account, according to the best of his Knowledge and Belief, of the Quantity and Quality of all such Goods, Wares and Merchandizes, and of the Name or Names of the respective Owner or Owners thereof; which Account being put into Writing by the faid Collector or Collectors, the said Waterman, or other Person, shall subscribe his Name or Mark to the same; and if he shall refuse so to do, or shall deliver Penalty on Rein a false or untrue Account, he shall, for every fusal. fuch Refusal or untrue Account so by him delivered in, forfeit the Sum of forty Shillings, over and above the Tolls or Duties payable for such Goods, Wares or Merchandizes, by Kk

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Sums of Money; and the Duties so conveyed and assigned, as aforesaid, shall be and are hereby made a Security for the Repayment of the Money so advanced or lent, with legal or less Interest for the same, as shall be agreed upon between the said Commissioners, assembled as aforesaid, or the major Part of them, and the Person or Persons lending or advancing fuch Money; which said Money, so to be borrowed, shall be applied and disposed of as the faid Tolls or Duties, by this Act granted, are directed to be applied and disposed of, and to no other Use or Purpose whatsoever.

And be it further enacted, by the Authority Assignments to aforesaid, That Copies of all and every the be registered Assignment or Assignments, so to be made by with the Clerks the Commissioners as aforesaid, shall be registered or entered at length in a Book or Books to be kept for that Purpose by the said Clerk, or the said Treasurer or Receiver; which said Book or Books shall and may be seen and perused, at all seasonable Times, by any Person or Persons whomsoever, without Fee or Re-

ward.

And be it further enacted, by the Au-Securities thority aforesaid, That all and every Per-transferrable son or Persons, to whom any Assignment or by Indorse-Assignments of the said Tolls or Duties shall ment. be made as aforefaid, or who shall be intitled. to the Money thereby secured, shall and may, from Time to Time, by proper Words of Asfignment, to be indorfed on the Back of his, her or their Security, or by any other Writing or Writings under his, her or their Hand and Kk 2 Seal,

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Seal, or Hands and Seals, to be duly executed in the Presence of two or more credible Witnesses, assign or transfer his, her or their Right, Title, Interest or Benefit to the Principal and Interest-money thereby secured, or any Part thereof, to any Person or Persons whomsoever; which said Transfer or Assignment shall, within three Months after the Date thereof, be produced and notified to the said Clerk, or the said Treasurer or Receiver; who shall cause an Entry or Memorial of such Assignment or Transfer, containing the Date, Parties and Sum of Money therein mentioned to be transferred, to be made in the said Book, to be kept for the entering of the said original Assignments; for which the said Clerk, Treasurer or Receiver shall be paid the Sum of two Shillings and fix Pence, and no more: And after such Entry made, such Assignment shall intitle such Asfignee, his, her and their Executors, Administrators and Assigns, to the Benefit thereof, and Payment thereon; and fuch Affignee may, in like Manner, assign again, and so toties quoties: and it shall not be in the Power of such Person or Persons, who shall have made such Assignment, to make void, release or discharge the same, or any Monies thereby due, or any Part thereof.

Application after the Sum agreed to be to be raised. paid by the faid Corporation of the Great Level of the Fens, towards defraying the Expences of procuring this Act, shall not be sufficient for that Purpose, the Residue of the

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faid Expences shall, in the first Place, be satisfied and paid out of the Money to be raised or collected in Pursuance of this Act; and that after such Expences shall be satisfied and paid as aforesaid, all the Money to be raised or collected, as aforesaid, shall be applied and disposed of in the Payment of such Sums as shall become due and payable by Virtue of this Act; and in scouring, cleansing, widening and depthening the faid Creek, called Well Creek, from Saltbirn, otherwise Salters Load aforesaid, to the Town of Outwell; and also the River Nene, through the faid Towns of Outwell, Upwell and March, directly to Flood's Ferry, and from thence to Ramsey High Load aforesaid; and in preserving and improving in like manner, the Navigation from Flood's Ferry through Whittlesea Dike to Standground Sluice aforesaid; and also in scouring and deepening the Old Bedford River, from the Old Bedford Sluice to Welch's Dam, and the Forty-foot Drain, from Welch's Dam to the River Nene, in the Parish of Ramsey aforesaid; and in making, maintaining and securing a free Haling-way, for the better carrying on of the said Navigations, and in repairing the Damages which shall be done to the Banks by haling thereon; and in such other Works, not being prejudicial to the draining of the Country, as the Commissioners assembled, as aforesaid, shall, from Time to Time, order and direct.

Provided always, That a distinct and se-Distinct Acparate Account shall be kept of the Tolls to be counts to be collected at Salters Load and Standground Sluices, kept.

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and

and of the Tolls to be collected at the Old Bedford Sluice; and that the Tolls or Duties to be collected at Salters Load Sluice, and Standground Sluice, shall be applied to and laid out in the improving of the Navigation betwixt the faid two Sluices, and from Flood's Ferry, up the River Nene, to Ramsey High Load aforesaid, only, and not in the Improvement of the other Navigation, through the Old Bedford Sluices and that the Tolls or Duties, to be collected at the Old Bedford Sluice, shall be applied towards scouring and deepening the Old Bedford River, and the Forty-foot Drain, to the River Nene, as aforesaid, and to no other Use or Purpose whatsoever.

Twenty-five at the borrowing of Money, any new Works to be undertaken.

Nine to be a Quorum for other Matters.

1020bided also, and be it further enacted, Commissioners That no Money shall be borrowed, nor any to be present new Works ordered to be undertaken, at any Meeting of the said Commissioners, unless preor ordering of vious publick Notice shall have been given thereof, in Manner before directed, fourteen Days at least before such Meeting; nor unless twenty-five of the said Commissioners (whereof eight at least shall be Commissioners for the City or Places aforesaid) shall be present at such Meeting; but that any nine or more of the said Commissioners (four Commissioners for the City or Places aforesaid at least being present) assembled as aforesaid, shall have full Power and Authority to put in Execution all other Matters and Things by this Act directed to be performed by the said Commissioners.

And be it further enacted, by the Autho-Commissioners Tity aforesaid, That the said Commissioners, or to employ, or any twenty-five or more of them, assembled Persons for imas aforesaid, and not otherwise, shall have full proving the Power and Authority to employ, or contract Navigation; with, any Person or Persons, for the Persormance of any Works they shall think necessary to be done, in Pursuance of this Act, for preferving and improving the said Navigations, or any Part thereof; such Contracts to be for fuch Time or Times, and under such Conditions, as the said Commissioners, or the major Part of them; - assembled as aforesaid, shall think proper: And the Person or Persons employed, or contracted with, as aforesaid, his or their Agents, Servants and Workmen, are hereby authorized and impowered to open, cut, cleanse, scour, depthen, enlarge or straighten the faid Rivers, Creek and Drains, or any Part thereof, within the Limits aforesaid, making the same, in all Places where it is possible to be done, thirty Feet wide at the Bottom, forty Feet wide at the Top, and three Feet deeper at the least than any of the adjacent Fen-dikes; and to remove and take away all Trees, Roots of Trees, Dirt, Gravel or Sandbeds, which may hinder or obstruct the said Navigations; and to do and perform all other Matters and Things, not being prejudicial to the draining of the Country, which the Commissioners shall judge necessary or convenient, for improving and maintaining the said Navi-

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• but not to erect tain Parts of

Provided nevertheless, That the said Com-Sluices in cer-missioners shall not erect, or cause to be erectthe River, &c. ed, any Sluice, Clough, or other Works, in or upon the Old Bedford River (except the Pen Sluice herein after directed to be made at the Mouth of the faid River) or in or upon the faid Forty-foot Drain, or between the Ford called Ashlines Gravel and Salters Load Sluice aforesaid, or between Flood's Ferry and Ramsey Sluice at Ash-High Load; and that the Sluice now erected above Ashlines Gravel aforesaid, shall not be not to be raised raised higher from the Threshold than five higher than at Feet nine Inches, the present Height of the said Sluice.

Pen Sluice to be made at Horsey Bridge.

lines Gravel

present.

and be it further enacted, by the Authority aforesaid, That the said Commissioners shall have full Power and Authority to make a Pen Sluice, for stopping the Water at Horsey Bridge, in the County of Huntingdon, and to prevent the Waters, taken into the River Nene at Standground Sluice, from flowing out of the said River, and Whittlesea Dike aforesaid; and also to make, set out and appoint Towing-paths, and Haling-ways upon the Banks of the said Creek, called Well Creek, and of the said River Neve, from Salthirn Load Sluice to March Bridge; and from thence along the South-east Bank of the said River, over Borrough Moor Common, to Borrough Moor Severals; and from thence along the North-west Bank of the said River, to Flood's Ferry aforesaid; and from thence along the South Bank of Whittlesea Dike to Angle Bridge; and from thence along the North Bank of the said Dike to Ashlines Gra-

Haling-ways described.

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wel; and from thence along the South Bank of the said Dike to Wright's Bridge; and from thence along the South Bank of the said River Nene to Standground Sluice aforesaid; and also to fet out Haling-ways on the Banks of the River Nene, from Flood's Ferry to Ramsey High Load aforesaid; for towing and drawing, with Men or Horses, Barges, and other Vessels, passing through or upon the said Creek, River and Dike, in such manner as the said Commissioners shall think convenient; first making Satisfaction to the respective Owners or Proprietors of any Lands, Tenements or Hereditaments, which shall be digged, cut, pulled down, or otherwise made use of, for all or any of the Purpoles aforesaid, for any Damage such Owners or Proprietors shall or may sustain thereby.

1920 vived always, and be it enacted, That Nine Commisany nine or more of the said Commissioners, sioners may reassembled as aforesaid, in case no greater Num-ceive Proposals ber should be present, shall have full Power and to be done; Authority to treat with, or receive Proposals from, any Person or Persons who shall be willing to agree or contract for the Performance of any Works, to be done in Pursuance of this Act; but no Agreement or Contract shall be but not to confinally made, or entered into, for that Purpose, tract. unless at some Meeting, at which at least twenty-five of the said Commissioners (eight being Commissioners for the City or Places aforesaid). shall be present; and of which the said Commissioners, to whom such Proposals shall have been delivered, shall give fourteen Days Notice at least, in manner before directed, specifying,

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fying, in such Notice, the Occasion and Design of such Meeting.

Commissioners for the Use of the Navigation.

and, for the better effecting of the Preimpowered to misses, and to the End that the said Navigapurchase Lands tions may be carried on and preserved in the most effectual Manner, Be it further enacted by the Authority aforesaid, That the said Commissioners, or any nine or more of them, assembled as aforesaid, shall have full Power and Authority to agree with the Owners or Proprietors of any Lands, Tenements or Hereditaments which they the faid Commissioners shall judge necessary to be cut, digged, pulled down or otherwise made use of, for the Purposes of this Act; and also to adjust and settle what Proportion of the Sum, so agreed to be paid, upon Account of such Lands, Tenements or Hereditaments, shall be given to any Tenant, or other Person, having a particular Estate, Term or Interest in any of the Premisses: And this Act shall be sufficient to indemnify the said Commissioners, and all Persons employed or authorized by them, against such Owners or Proprietors, their Heirs, Administrators or Assigns, as if such Lands, Tenements or Hereditaments had been sold by Deed of Feoffment, Bargain and Sale, or other Assurance in the Law, done by Fine and Recovery, or any other Way whatsoever.

And whereas it may happen, That some Bodies Politick and Trus-Persons, or Bodies Politick, Corporate or Coltees, impower- legiate, Feoffees in Trust, or others, who are ed to sell. seised of some Lands, Tenements or Hereditaments, which may be thought necessary to

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be purchased for the Purposes aforesaid, may be willing to treat and agree for the Sale of such Lands, Tenements or Hereditaments, but, by reason of Infancy, Coverture, or other Disability, may be incapable of selling or conveying the same; Be it therefore further enacted, by the Authority aforesaid, That it shall be lawful for all Bodies Politick, Corporate or Collegiate, Corporations Aggregate or Sole, and all Feoffees in Trust, Executors, Administrators, Guardians, or other Trustees for and on Behalf of any Infants, Femes Covert, or Cestuique Trusts, and all other Persons whomsoever, who are or shall be seised or possessed of, or interested in, any such Lands, Tenements or Hereditaments, to contract and agree with the said Commissioners, or any nine or more of them, assembled as aforesaid, for the .Purchase of such Lands, Tenements or Hereditaments, or of their Interest therein, for the Purposes aforesaid; and to sell and convey the same, as Occasion shall be or require: And all Contracts, Agreements, Sales and Conveyances, which shall be so made, shall be valid, to all Intents and Purposes; any Law, Statute, Usage or other Matter or Thing, whatsoever, to the contrary notwithstanding: And all Feosfees in Trust, Executors, Administrators, Guardians and Trustees, Corporations Collegiate, Aggregate or Sole, and all other Persons, shall be, and they are hereby, indemnified for what they do by Virtue and in Pursuance of

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In case of Refusal to treat or agree,

And be it further enacted by the Authority aforesaid, That if any Person or Persons, Bodies Politick, Corporate or Collegiate, or other. Person or Persons, seised or possessed of, or interested in, any Lands, Tenements or Hereditaments, which may be necessary to be purchased for the Purposes aforesaid, shall, for the Space of ten Days after Notice in Writing to him, her or them given, or left at the Dwelling-house or Place of Abode of such Person or Persons, or of the Head Officer or Officers of such Bodies Politick, Corporate or Collegiate, or at the House of the Tenant in Possession of the said Lands, Tenements or Hereditaments, neglect or refuse to treat, or shall not agree in the Premisses, or, by Reason of Absence, shall be prevented from treating; then, and in every or any such Case, the said Commissioners, or any nine or more of them, affembled as aforesaid, shall be and they are hereby impowered to issue their Warrant or Warrants to the Sheriff of the County, or the High Bailiff of the Isle of Ely, for the Time being, respectively, where such Lands, Tenements or Hea Jury to be reditaments shall lie or be situate; who is hereby required to impanel and return before the faid Commissioners, or any nine or more of them, affembled as aforesaid, at such Time and Place as in such Warrant or Warrants shall be appointed, twenty-four substantial and disinterested Persons of the said County, or Isle of Ely, respectively, qualified to serve on Juries, to the End that, out of them, a Jury of twelve Men may be sworn, to inquire touching the Matters in question: And in default of a **fufficient**

summoned,

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fufficient Number of Jurymen appearing at the Time and Place mentioned in such Warrant or Warrants, the said Sheriff, or High Bailiff, or his Deputy respectively, shall return other honest and indifferent Persons, qualified as aforesaid, who can speedily be procured to attend that Service, to make up the Number of twelve: And the said Jury shall, upon their who shall af-Oaths, to be administered by the said Commis- sels the Resioners, or any nine or more of them, acting the Parties in in the Premisses (which Oath they are hereby terested. impowered and required to administer) inquire into, affess and award what Recompence and Satisfaction shall be made to the Person or Persons seised or possessed of, or interested in, fuch Lands, Tenements or Hereditaments, or any Part thereof, for his, her or their respective Estates and Interests in the same: And upon such Verdict, the said Commissioners, or any nine or more of them, acting in the Premisses, shall give Judgment for the Sum or Sums so awarded and affessed, and shall order the same to be paid to the Person or Persons intitled thereto; and such Verdict and Judgment, and Order thereupon, shall be binding and conclusive, to all Intents and Purposes, against the said Parties, and all others claiming, or to claim, in Possession, Reversion, Remainder, or otherwise, their Heirs and Successors, as well absent as present, Infants, Femes Covert, and Persons under any other Disability whatsoever, Bodies Politick, Corporate and Collegiate, and all and every other Person and Persons whomsoever; and, being put

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put into Writing, under the Hands and Seals of the said Commissioners, or any nine or more of them, shall be delivered to the Clerk of the Peace of the County, Liberty or Place where such Verdict shall have been given, to be kept amongst the Records of the Sessions. of fuch County, Liberty or Place; and the same, or a Copy thereof, shall be admitted as Evidence in all Courts whatfoever: And all and every Person and Persons any way interested in such Lands, Tenements or Hereditaments, shall, from thenceforth be, to all Intents and Purposes, divested of all Right, Title, Claim, Interest or Property in, to, or out of the same.

Commissioners fummon and nesses:

And be it further enacted by the Authority impowered to aforesaid, That the said Commissioners, or any examine Wit-nine or more of them, acting in the Premisses, shall have full Power and Authority to summon any Witnesses (not being a Peer or Peeress of Great Britain) who may be thought proper to be examined, to attend and give Evidence before any Jury, to be impanelled and summoned for the Purposes aforesaid; and also to administer an Oath to, and examine all such Witnesses, or any other Witnesses, who may be produced before such Jury; and shall also order or cause the said Jury to view the Place or Places in question, and use all other lawful Ways and Means, as well for their own as for the better Information of the Jury, in the Premisses, as they the said Commissioners, or any nine or more of them, acting in the Premisses, shall think fit; and that all Persons concerned shall have their lawful Challenges against any of

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the faid Jurymen, when they come to be fworn: And the said Commissioners, or any nine or And to impose more of them, acting in the Premisses, shall Fines upon the have Power, from Time to Time, to impose Witness or Juany Fine or Fines, not exceeding the Sum of ryman, negtwenty Pounds, upon such Sheriff or High lecting their Bailiff, or his Deputy, respectively, making Duty. Default in the Premisses; and also a Fine, not exceeding five Pounds nor less than forty Shiklings, upon any Witness who shall refuse to attend, or be sworn, or to give Evidence; and upon any of the Persons, who, being duly summoned and returned upon any Jury, shall not appear (unless some reasonable Cause of his or their Absence shall be proved, to the Satisfaction of the said Commissioners acting in the Premisses) or shall refuse to be sworn on the said Jury, or, being sworn, shall not give his or their Verdict, or shall in any other Manner wilfully neglect his or their Duty in the Premisses, contrary to the true Intent and Meaning of this Act: Which Fine or Fines, respectively, shall and may, in Default of Payment thereof, upon Demand, be levied and recovered by Warrant under the Hands and Seals of the faid Commissioners, or any nine or more of them, by Distress and Sale of the Goods and Chattels of the Party or Parties offending, or wilfully making Default in the Premisses.

And be it further enacted, by the Authority Purchaseaforesaid, That all and every Sum and Sums money chargof Money, or Recompence, to be agreed for, ed upon the or assessed and awarded as aforesaid, and also

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the Charges attending such Purchase, assessment or Reward, shall be, and is and are hereby charged upon the Tolls by this Act granted, or upon any Money to be borrowed upon the Credit of the said Tolls; and shall be paid thereout accordingly to the Persons respectively intitled thereto, or to their respective Agents; and that, upon Payment or Tender thereof to fuch Persons, or their Agents, or, in case of their Refusal to accept the same, upon leaving the same in the Hands of the Clerk to the said Commissioners, for the Use of such Persons, the said Commissioners, and all other Persons authorized or employed by them, shall have full Power and Authority to enter upon the said Premisses, and to cause such Lands, Tenements or Hereditaments to be cut, digged, pulled down, or otherwise made use of, for the Purposes of the said Navigations; and shall be, and are hereby, indemnified for so doing, against such Persons, their Heirs, Executors, Administrators or Assigns.

Commissioners to keep Towing-paths in repair;

And be it further enacted, by the Authority aforesaid, That the said Commissioners shall from Time to Time, and at all Times hereaster, maintain and keep in Repair such Towing-paths or Haling-ways upon the Banks of the said River, Creek and Drain, as shall be made and set out as aforesaid, except such Part thereof as is a publick and common Highway; and also shall, where wanting, set up, and from Time to Time maintain convenient Gates, Passages and Stiles, in or upon the Banks or Lands adjoining to the said River, Creek

and

and Drain, where any Towing-paths or Haling-ways shall be made and set out as afore-said: And also, if the said Commissioners, or and erect any Person or Persons authorized by them, as Bridges, where aforesaid, shall find it necessary to make any any new Cuts new Cuts or Trenches, by reason whereof the Fords render-Owners or Occupiers of any Lands, Tenements ed dangerous or Hereditaments may not have such conveni- or impassable.

ent Access thereto, or Passage from thence, as they before enjoyed; or shall find it necessary to deepen the said River so much, in any Part thereof, where there are Fords or Highways over the same, that such Fords or Highways may be thereby rendered impassable or dangerous; then, and in any of the said Cases, the said Commissioners, or any nine or more of them, shall first cause a sufficient Bridge or Bridges to be erected where such new Cuts or Trenches shall be intended to be made, and where such Fords or Highways now are; and shall, from Time to Time, maintain and keep the said Bridges in Repair, for the Convenience and Accommodation of all Persons having Occalion to pass over the same.

ther enacted, That if any Part of the Banks Lands repair of the said Rivers, Creek or Drains, which, the Banks, in case of a by this Act, are to be kept in Repair by the Breach; said Commissioners, shall at any Time be broke down, it shall and may be lawful for the Owner or Occupier of the Lands, where such Breach shall happen, to cause the same immediately to be repaired; such Owner or Occupier giving Notice directly to some Officer of

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or in case of Danger of a Breach, if the neglect to repair them.

the said Commissioners, that such Breach has happened; or if any Part of the Banks of the said Rivers, Creek or Drains shall be in Dan-Commissioners ger of a Breach, and Notice of such Danger thall be given, in Writing, to any of the Agents or Servants of the faid Commissioners, by the Owners or Occupiers of the Lands lying against such Banks, and the Agents or Servants of the said Commissioners shall neglect to repair the same for the Space of four Days, that then it shall and may be lawful for the Owners or Occupiers of the Lands where Danger of such Breach shall be, to cause the said Banks to be repaired; and, in either of the Cases aforesaid, the Monies expended thereon shall, upon Demand, be reimbursed to such Owner or Occupier out of the Tolls to be collected by Virtue of this Act.

Corporation of to erect Ebbdoors at Salters Bedford;

and to keep Sluices in

repair.

And he it further enacted, That the Go-Bedford Level vernor, Bailiffs and Commonalty of the Company of Conservators of the said Great Level, Load and Old shall, at their own Expence, cause to be erected a Pair of Ebb-doors at Salters Load Sluice, and also another Pair of Ebb doors at Old Bedford Sluice aforesaid, which respective Doors shall be seven Feet three Inches high; and that the faid Doors, and also the said Sluices at Standground, Saltbirn otherwise Satters Load, and Old Bedford, shall remain under the Care and Management of, and, from Time to Time, be kept in Repair by, the said Governor, Bailiffs and Commonalty.

1920 ided always, That the said Commissito erect a Pair oners, appointed by or in Pursuance of this of Gates at Act, shall cause a Pair of Gates to be erected Old Bedford;

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at the Mouth of Old Bedford River aforesaid, in order to the making of a Pen-sluice there; and shall also pay into the Hands of the Re-and pay fortyceiver to the said Governor, Bailiss and Com- five Pounds monalty, the Sum of fifteen Pounds annually, annually to out of the Tolls to be collected at Old Bedford tion; Sluice aforesaid, and also the Sum of thirty Pounds annually, out of the Tolls to be collected at Standground and Saltbirn otherwise Salters Load Sluices aforesaid, by Virtue of this Act, in order to defray the Expences of erecting, altering and keeping in Repair the said Ebb-doors and Sluices: And also that it shall who may be lawful for the said Governor, Bailiss and cleanse the Ri-Commonalty, with the Money arising from vers, and retheir own Taxes and Revenues, from Time to pair the Banks, Time, to cleanse, deepen and scour out any at their own Part or Parts of the Old Bedford River and Expence. the Forty-foot Drain, and to strengthen and repair any Part or Parts of the Banks of the faid Rivers, Creek, and Drains, without any Lett or Obstruction from the Commissioners appointed by or in Pursuance of this Act.

Densite Dalso, That if at any Time the said Commissioners Governor, Bailiss and Commonalty shall not to repair the keep the said Ebb-doors or Sluices in Repair, Sluices, is the and shall neglect to repair the same for the Corporation Space of ten Days after Notice, in Writing, neglect, upon shall have been given by the Surveyor, appointed by the said Commissioners, to the said Governor, Bailiffs and Commonalty, or to any of the Keepers of the said Sluices, that such Repairs are necessary, it shall be lawful for the said Commissioners, or any Person or Persons Ll 2 author

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and to be re-

au horized by them as aforesaid, to cause the said Ebb-doors or Sluices to be repaired; and the Money expended in such Repairs shall and may be deducted out of the respective annual Sums, or either of them, herein before directed to be paid by the said Commissioners to the said Governor, Bailiss and Commonalty.

Navigation to be under the fole Power of the Commissioners.

1920vived also, and it is hereby further enacted, That the Improvement and Preservation of the said Navigations, and the several Works already erected or to be erected, and every other Matter and Thing hereby directed to be done for that Purpose (except as herein before is excepted) shall be wholly under the Management, Direction and Controut of the faid Commissioners, and shall not be under the Survey or Orders, nor subject to the Controul, of the said Corporation of the Great Level of the Fens, except only in those Cases wherein the said Corporation shall proceed by Presentment, and a Jury, as Commissioners of Sewers; any Law or Statute to the contrary in any wife notwithstanding: And that the Money, to be raised by Virtue of this Act, shall be applied and disposed of in such Manner as the said Commissioners shall, from Time to Time, order and appoint, and as herein besore is directed concerning the same, and in no other Manner whatfoever.

Proviso concerning the Tongs Drain, Drovided also, and be it surther enacted, That the Drain called Marshland Cut, or the Tongs Drain, shall not at any Time be run, unless upon a Breach of Bank, or in case of imminent Danger thereof, or unless the Wa-

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ter in the said Rivers be raised more than one Foot above the level Soil of the lowest Lands in the Fens, nor, in any of the faid Cases, without an Order in Writing signed by ten of the said Commissioners; where f five to be Commissioners for the said Corporation of the Great Level of the Fens, or for the Borough of King's Lynn; and the other five to be Commissioners for the City of Peterborough, or the Places aforesaid.

And be it further enacted, by the Autho-Tunnels not rity aforesaid, That where any Tunnel shall tolelaidabore be made for taking Water out of the said a certain Rivers, Creek or Drains, into the Fens or low Depth. Grounds, the Bottom of such Tunnel shall not at any Time be laid more than two Feet lower than the Surface of the adjacent Lands; and that, where any Tunnel shall be laid, for taking any Water out of the said Rivers, Creek or Drains into the high Lands, the Bottom of such Tunnel shall at all Times be laid upon the same Level with those in the low or Fen Grounds; to the end that such a Quantity of Water may at all Times be kept in the faid River, as the Commissioners, or their Agents, shall think proper; and that the same may be constantly maintained of a sufficient Depth for the Use of the said Navigations: And if any Person Penalty for shall offend in the Premises, by laying the offending Bottom of any Tunnel lower than herein be-therein. fore is limited and prescribed, and shall be lawfully convicted thereof, before any Justice of the Peace of the County or Place where such Offence shall be committed, he or she so offending shall for every such Offence forfeir,

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to the Use of the Person giving Information thereof, the Sum of five Pounds, to be recovered by Distress and Sale of the Offender's Goods and Chattels, by Warrant under the Hand and Seal of the Justice, before whom he or the shall be convicted as aforefaid.

Tunnels laid lower than limited, to be taken up.

And be it further enacted by the Authority aforesaid, That it shall be lawful for the Commissioners, or any nine or more of them, alsembled as aforesaid, to cause any Tunnel, which is or shall be laid lower than herein before is limited, to be taken up, or otherwise stopped, in such manner as they shall think

molt proper.

Commissioners to make Orders for improving the Navigations, and regulating Watermen, Erc.

And be it further enacted by the Authority aforefaid, That the faid Commissioners, or any nine or more of them, shall have full Power and Authority, at any of their Meetings as aforesaid, from Time to Time, to make such Orders and Decrees for improving and preferving the said Navigations, in Pursuance of this Act, and for regulating the Manner of haling upon the Banks of the faid Rivers, Creek and Drains, and for the well governing of the Watermen and Boatmen using the said Navigations, as they the said Commissioners shall think proper and convenient.

Owners of mike Satisfaction for Damages.

and be it further enacted by the Authority Boats, &c. to aforefaid, That every Boatmaster, and Owner of any Boar, Lighter or other Vessel, which thall pals up or down the said Rivers, Creek or Drains, shall be and is hereby made answerable, and shall make Satisfaction, for any Damage or Mitchief which shall be done by his er her B at, Lighter or other Vessel, or by

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any of the Crew thereof, to any of the Weirs, Locks, Dams, Sluices, or other Works, erected, or to be erected or maintained, by Authority of this Act; and also for any Damage or Trespals which shall be done or committed by his or her Boar, Lighter or other Vessel, or by his or her Horses' or Servants, to or upon any Banks, Lands or Tenements adjoining to the faid Rivers, Creek or Drains; which Sarisfaction shall and may be sued for, and recovered, with full Costs of Suit, by Action of Trespass,

or on the Case, in any Court of Record.

and, for preventing Damages, Mischiefs Penalty on and Trespasses, which may be done or com-Personscausing mitted by rude and disorderly Persons, Be it any Annoyfurther enacted by the Authority aforesaid, ance to the That if any Waterman, or other Person, ha- or offending ving the Care and Management of any Boat or against any other Vessel, shall lay such Boat or Vessel so as Order of the to obstruct the Passage of other Boats or Ves-Commissiosels, or hinder the opening or shutting of any of the said Locks or Sluices, and shall nor, when required, immediately remove the same; or if any Person shall throw any Dirt, Gravel, Soil, or other Annoyance, into the Waters, within the Limits of the said Navigations; or shall wilfully offend against any Order or Decree made by the faid Commissioners, as aforesaid; such Waterman, or other Person, so offending, shall and may, by the Authority of this Act, and without any other Warrant, be apprehended by the Constable of the Parish or Place where such Offender shall be found, and carried before any Justice of the Peace for the same County or Place; who, upon Proof of LI 4

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the Complaint, by the Oath of one or more credible Witness or Witnesses (which Oath the said Justice is hereby impowered and required to administer) or by the Confession of the Party accused, shall impose such Fine upon the Offender, as the said Justice shall think reasonable, not exceeding five Pounds nor less than twenty Shillings; to be levied by Distress and Sale of such Boat or Vessel, or of any of the Goods and Chattels of the Offender, by Warrant under the Hand and Seal of such Justice; and, for want of sufficient Distress, such Offender shall, by like Warrant, be committed to the House of Correction; there to be kept to hard Labour for any Time not exceeding three Months, nor less than one Month, at the Discretion of such Justice.

Persons aggrieved by Order of any Justice to appeal to Quarter-Sessione:

1920 bided always, and be it enacted, That if any Person shall think himself aggrieved by the Order or Judgment of any Justice of the Peace, upon Account of any Offence against this Act, such Person shall have Liberty to appeal to the Justices at the next General or Quarter Session to be held for the County or Place, wherein such Order or Judgment shall have been made or given; the Person so appealing giving Security, to the Satisfaction of the said Justice, to protecute such Appeal with Effect, and to pay the Costs, which shall be ascertained by the said General or Quarter Sefsion, in case such Order or Judgment shall be assirmed: And the Justices in the said General or Quarter Session are hereby authorized and required to hear and determine the faid Appeal, and to make such Order therein, as to them

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them shall appear just; which Order shall be final and conclusive to all Parties; and shall not Whose Order be removable by Writ of Certiorari, or other-is to be sinel. wise, into any of his Majesty's Courts of Record at Westminster or elsewhere.

Judgment of any Justice of the Peace shall not to be quashbe quashed or vacated for want of Form Form.

only.

And be it surther enacted by the Authority Application of aforesaid, That the respective Penalties and the For-Forseitures by this Act inslicted (the Applica-feitures.

Forfeitures by this Act inflicted (the Application whereof is not herein particularly directed) shall be paid into the Hands of the Treasurer or Receiver of the Monies, to be raised by Virtue of this Act; and shall be applied and disposed of for the Use of the said Navigations, and to no other Use or Purpose what-soever.

And for preventing the breaking down or Clause to predamaging any of the Works, which shall be vent the Be it enacted by the Authority aforesaid, That of the Banks. if any Person or Persons shall wilfully and maliciously cut, break down, damage or destroy any Banks, or other Works, erected or made for the Purposes aforesaid, such Person or Persons shall be adjudged guilty of Felony; and shall be subject and liable to the like Pains and Penalties, as in case of Felony: And the Courts, by and before whom such Person or Persons shall be tried, shall have full Power and Authority to transport such Felops for the Space of seven Years, in like Manner as other Felons are directed to be transported by the Laws and Statutes of this Realm.

and

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Commissioners Atti be it further enacted by the Authority impowered to aforesaid, That the said Commissioners, or any lessenthe Tolls; twenty-five or more of them, assembled at same again, if their annual Meeting aforesaid, upon the third they think sit. Thursday in Angust, shall have full Power and

Authority from Time to Time, to lessen or reduce the Tolls by this Act granted, if they the said Commissioners shall think proper; and also to raise and augment the same again, as they the said Commissioners, or any twenty-sive or more of them, assembled at their annual Meeting as aforesaid, or the major Part of them so assembled, shall judge necessary; so as no greater Tolls be, at any Time, demanded or taken, than are by this Act granted and made payable.

Treasurer and Collectors to account.

All to the End that the said Commissioners may, from Time to Time, be enabled to determine what Tolls or Duties may be necessary to be raised for the Purposes of this Act, and that the respective Sums of Money to be collected, levied and borrowed, by Virtue thereof, may be duly accounted for, Be it further enacted by the Authority aforesaid, That the Treasurer or Receiver to be appointed as herein before is directed, shall fairly set down and enter in one or more Book or Books to be kept for that Purpose, an Account of all Monies by him received and disbursed, in Pursuance of this Act; specifying, in the said Account, the Times when, and the Persons from and to whom such Monies were received or disbursed, and for what Uses and Purposes; which Book or Books, or a true Copy thereof, signed by the said Treasurer or Receiver, shall be delivered

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vered to the said Commissioners, at their annual Meeting aforesaid, upon the third Thursday in August, and also at such other Meetings as the said Commissioners, or any nine or more of them, shall require the same; and the said Treasurer or Receiver shall also verify the said Book or Books, upon Oath, if thereunto required by the said Commissioners, or any nine or more of them, assembled as aforesaid; who are hereby impowered to administer such Oath, and also to discharge such Treasurer or Receiver of all such Monies as he shall have fairly and truly accounted for, as aforesaid: And the said Commissioners, or any nine or more of them, shall also, at their annual Meeting as aforesaid, and at such other Meetings as they shall think proper, summon before them, and, if they think fit, examine upon Oath (which Oath the faid Commissioners are hereby impowered to administer) the Collector or Collectors, Clerk, Surveyor or Surveyors, and Persons employed in or entrusted with the Receipt or Expenditure of all or any of the Monies to be raised by Virtue of this Act; which Collector or Collectors, Clerk, Surveyor or Surveyors, and Persons employed or entrusted as aforesaid, are hereby required to render to the said Commissioners, or any nine or more of them, affembled as aforesaid, a true, exact and perfect Account, in Writing, of all and every the Sum and Sums of Money so by them respectively received or expended as aforesaid: And in case the said Treasurer or Receiver, Collector or Collectors, Clerk, or any other Officer or Person employed or entrusted as aforesaid, shall be found

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many an Armont, or refute to strong a the Manage dive again the Balance of h course, measuring so the Order ad li est ster fines Communication cos, or any sixty क्षा राज्यात. क्षार्थिक प्राप्तांची का अर्थक्षांची, हो hair by me and Courabbook () er same ar abent, alfermen a me Warrant or Warrants under der für Same in core, by Districts and Six Courte and Countries of the Perfecti So diagraf, in Account, our medicing to Arete auraie Maney due upos de le Sant Arment, diene Siere er Sinsall with a very first bet respect to any ar as final. The Armenii direc apone cicliss Best Her Branch and and or was to ent Didness, it disall the avoid in 3: िक्रमार्क्सीकास्ट्राइ, स्ट स्टब्स कोल्ट स्ट अवस्थे ह 😝 ike 🔻 maancar 📆 bywys y mae ac y and Series, or anomalic facts Parist with ar the common Gaed, of the Count 2 Para where the tast Commissions is ज्ञान बोलाकस्था जनस्य १४ स्थापन स्थापे and sear mer that have some a resu



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against him, or Judgment be given against him, upon a Demurrer; then, in any of the said Cases, the Defendant shall recover treble Costs, Treble Costs, and have the like Remedy for the same, as any Defendant or Defendants hath or have for Costs

of Suit, in any other Cases, by Law.

1920 vided always, and be it enacted, That Rights of the nothing in this Act contained shall extend, or Corporation of be construed to extend, to invalidate, lessen, Bedsord Level diminish, alter, or take away, any of the saved. Rights, Powers or Authorities which, by an Act made in the fifteenth Year of the Reign of King Charles the second (intituled, An Act for settling the draining of the Great Level of the Fens, called Bedford Level) or by any other Act, Statute or otherwise, are vested in the said Governor, Bailiffs and Commonalty; except fuch Rights, Powers or Authorities as are by this Act altered or taken away; or to invalidate, Jessen, diminish, alter or take away any of the the Rights, Powers or Authorities of the said Corporation of the Great Level of the Fens, called Bedford Level, as Commissioners of Sewers, acting by Presentment, and Trial by a Jury.

and be it further enacted by the Authority Publick Act. aforesaid, That this Act shall be taken and allowed in all Courts within this Kingdom as a Publick Act; and shall be judicially taken Notice of as such by all Judges, Justices, and other Persons, without specially pleading the same.

Anno



Anno Regni

GEORGII II.

REGIS

Magnæ Britanniæ, Franciæ & Hiberniæ,
VICESIMO NONO.

At the Parliament begun and holden at Westminster the thirty-first Day of May Anno Dom. 1754, in the twenty-seventh Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great Britain, France and Ireland King, Defender of the Faith, &c.

And from thence continued, by several Prorogations to, the thirteenth Day of November 1755, being the third Session of this present Parliament.



Anno vicesimo nono

ORGII II. Regis.

Act for establishing a Fund ar Payment of the Bonds of he Governor, Bailiffs and Comnonalty of the Company of Confervators of the Great Level of the Fens, called Bedford Level; and for exchanging the present Bonds of the said Corporation for other Bonds, payable out of the Revenues of the Middle and South Levels, Part of the said Great Level; and for enabling the faid Corporation to borrow further Sums, for the Use of the said Great Level.

Mm WHEREAS

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Preamble, reciting Clauses in Act 15 Car.
II. for draining Bedford
Level.

HEREAS by an Act of Parliament made in the fifteenth Year of the Reign of King Charles the Second, intituled, An Act for settling the Draining of the Great Level of the Fens, called Bedford Level, taking Notice that Francis Earl of Bedford, according to a Law of Sewers, made at King's Lynn in the sixth Year of the Reign of King Charles the First, had undertaken the Draining of the said Great Level, situate within the Counties of Northampton, Norfolk, Suffolk, Lincoln, Cambridge and Huntingdon, and the Isle of Ely, and bounded as in the said Act is particularly mentioned and described; and that he, the faid Earl, was to have for his Recompence ninery-five thousand Acres of the Grounds within the said Level, with convenient Highways and Passages to the same; and that William Earl of Bedford, Son and Heir of the said Earl Francis, with divers of his Adventurers and Participants, had proceeded in the completing and finishing of the said Works; but that the same could not be preserved without constant Care, great Charge and orderly Government; it was therefore, amongst other Things, enacted, That the faid William Earl of Bedford, and the Adventurers and Participants of the faid Earl Francis and Earl William, or either of them, their Heirs and Assigns, in such Manner as in the said Act is contained, should be a Body Politick and Corporate, in Deed and Name, and have Succession for ever, by the Name of The Governor, Bailiffs and Com-

Commonalty of the Company of Conservators of the Great Level of the Fens; with Power to lay Taxes upon the said ninety-five thousand Acres only (twelve thousand Acres whereof had been designed and intended for his late Majesty King Charles the First, and had been set forth and allotted by Bounds in Severalty) for the Support, Maintenance and Preservation of the said Great Level, and to levy the same with Penalties for Non-payment, and to do all other Things in order to the Support, Maintenance and Preservation of the said Great Level and Works made and to be made, in fuch manner as in the faid Act is mentioned: And whereas by another Act made in the twentieth Year of the Reign of King Charles the Second, intituled, An AEt for the texing 20 Car. II. and affesting of the Lands of the Adventurers within the Great Level of the Fens, it was enacted, That eighty-three thousand Acres, Parcel of the said ninety-five thousand Acres, should, from Time to Time, be taxed and assessed by a gradual Acre-tax, of different Sorts and Values of Lands; and that the said twelve thousand Acres, Residue of the said ninety-five thousand Acres, should be taxed at a Medium of the whole Tax, to be from Time to Time affessed upon the said ninety-five thousand Acres: And to the End that the said eightythree thousand Acres might be more equally taxed by a gradual Tax, certain Persons in the same Act named, were appointed Surveyors and Valuers of the faid eighty-three thousand Acres; and were, within the Time limited by the Act, to digest the said eighty-three thou-Mm 2 fand

and make the draw this min the Fee Office, in fac An = provinced: part but in ac for by he and Ant at 4 Charles Se Section, as Office of the last Cen had represented though and incided mas eleved great of Larett and g त्याना अत्य अविद्यालय प्रकृत and Degrees, as their a the Taxes to be paid a were by the fact Values and the last egary-three a ways time been raced according to the Degra for our and anomal, as face Acres at a Mediane Tax upon the fast engine together with the Prod Tax upon the faid go amounting to the Some fifty-one Ponnes leve

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Duke of Bedford and Earl of Lincoln; and for enabling the Proprietors of Lands in the North Level, Part of the said Great Level, to raise Money to discharge the Proportion of the said North Level in the Debts of the said Corporation; and for ascertaining and appropriating the Taxes to be laid on the said North Level; and for the more effectual draining and preserving the said North Level, and divers Lands adjoining thereto, in the Manor of Crowland; taking Notice (amongst other Things) that at a Court of the faid Corporation, held the tenth Day of March one thousand six hundred and ninetyseven, the said Corporation declared, that the said Great Level should be distinguished by the several Names of the North Level, Middle Level and South Level; and also taking Notice that the said Corporation, in order to support and preferve the several Works for draining the said Great Level, had been obliged to borrow Money, and contract Debts, amounting in the whole to the Sum of forty-nine thousand one hundred and fifty-three Pounds eleven Shiftlings and nine Pence; it was, amongst other Things, enacted, That the said Governor, Bailiss and Commonalty of the Company of Conservators of the said Great Level of the Fens, and their Successfors and all and every the Lands, Taxes, Rents and Revenues of the said Corporation, should be absolutely discharged from the Sum of eighteen thousand nine hundred and thirteen Pounds eleven Shillings and nine Pence (Part of the said Debt of forty-nine thousand one hundred and fifty-three Pounds eleven Shil-Mm3lings

that the Sum of one Pounds, to be raised lying within the faid manner by the faid A& railed, be applied in D tion of the faid North . sidue of the said Deb fand one hundred fife Shillings and nine Peni faid last-mentioned Act declared, That the Tax tue of the faid Acts twentieth Years of King upon the Taxable Lands Level, should be always fettled upon fo much the of the faid eighty-three Tax and a Quarter, and as shall be Part of the f Acres, in Proportion ther faid Act of the twentieth Second, and should not be under any Pretence what the Money which chart

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Bailiffs and Commonalty, and their Successors, in and about the several Banks and Works of the faid North Level, in the faid Act particufarly mentioned, and to and for no other Purpose whatsoever; and that the said North Level, and all and singular the Lands, Tenements, Rents, Taxes and Revenues thereof should be freed, exonerated and discharged of and from the Residue of the said Debt of forty-nine thousand one hundred and fifty-three Pounds eleven Shillings and nine Pence, and all Interest, payable for and in Respect thereof; and that the said North Level, or the Lands, Tenements, Rents, Revenues and Taxes thereof, or of any Part thereof, should not be subject or liable to the Payment of any Debt, or Sum or Sums of Money, which should at any Time thereafter be contracted, taken up or borrowed by the said Corporation, for or on Account of the faid Middle or South Levels, or either of them; and also that the said Middle and South Levels, or either of them, or the Lands, Tenements, Rents, Revenues and Taxes of them, or either of them, should not be subject or liable to the Payment of any Debt, or Sum or Sums of Money whatsoever, which should at any Time thereafter be contracted, taken up or borrowed by the faid Corporation, on Account of the taid North Level: And whereas the faid Sum of one thousand eight hundred Pounds has been raised and applied in Pursuance of the said Act of the twenty-seventh Year of his present Majesty's Reign; and the said Corporation have also, since the making of the said last-mentioned Act, Mm 4 paid

ared Pounds raised a whereby the Debt of reduced to the Sum of four hundred and forty the faid Debt of twes hundred and forty Pour under the Scal of the have thereby bound and pay the fiveral Sums t respective Bonds; and Sum of twenty feven th and forty Pou. d is, by twenty-seventh Year of become a Charge upon South Levels only, it is exchange the Bonds for fe and to mention in the new for that Purpole, that the cured, is due from the faic Levels only: And whereas amongst the Creditors of tion, concerning the Securi for their respective Debts, faid Corporation have it in the before-mentioned Acts & twentieth of King Change.

the Payment of the Debts, due to the said Creditors, may become deficient: And whereas the said Corporation may have Occasion to borrow further Sums of Money for the Support and Preservation of the said Great Level; and it will be necessary to distinguish in all future Bonds, to be entered into by the said Corporation, whether the Money borrowed upon such Bonds be for or on Account of the said Middle and South Levels, or for or on Account of the said North Level: To the End therefore that a sufficient Fund may be at all Times hereafter raised and secured for Payment of the Bonds of the said Corporation; and that the Bonds given by the said Corporation for the said Sum of ewenty-seven thousand four hundred and forry Pounds, may be exchanged as aforesaid; and that the said Corporation may be enabled to borrow such further Sums as shall be necessary for the Support and Preservation of the faid Great Level; and that distinct Bonds may be given for the Money which shall be so borrowed upon Account of the said Middle and South Levels, and upon Account of the said North Level; be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority of the same, That during such Time as any A single Tax Debt or Sum of Money shall be due and ow- to be laid upon ing from or upon Account of the said Middle the Middle and South Levels, all such Paris of the said and South Leeighty-three thousand Acres as lie within the the Continu-

faid Levels, or either of them, shall yearly and ance of any

every Debt thereon.

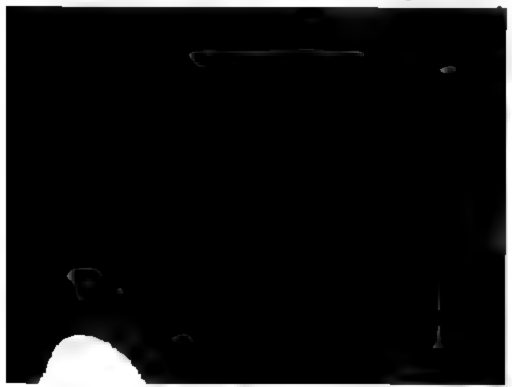
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yendes of the said Middle and South Levels shall be, and they are hereby declared to be, a Security for, and shall be charged and chargeable with, the Payment of the Sums mentioned in such Bonds, and all Interest due, and

to become due thereupon.

And to the End that the said Corporation Corporation may be at all Times enabled to raise such Sums impowered to of Money as shall be necessary for the Support borrow for the and Preservation of the said Great Level, and Use of the for defraying the other necessary expences at not exceeding tending the same; be it surther enacted, That 50001. it shall be lawful for the said Governor, Bailiss and Conservators, or any seven or more of them, whereof the said Governor, or Bailiss, or any of them, to be two, with the Consent of the Duke of Bedford, his Heirs or Assigns, Lord or Lords, Lady or Ladies, of the Manor of Thorney, and of the Earl of Lincoln, his Heirs or Assigns, Owner or Owners of High and Low Borough Fen, from Time to Time, to borrow upon Bonds, under the common Seal of the said Corporation, such Sum or Sums of Money as they, the said Governor, Bailiss and Conservators, or any seven or more of them as aforesaid, shall judge necessary for the Use of the faid North Level, not exceeding in the whole the Sum of five thousand Pounds; declaring in such Bonds, that the Money secured thereby, is due and owing upon Account of the said North Level; and also any Sum or Sums of and any Sum

Money which they the said Governor, Bailiffs for the Middle and Conservators, or any seven or more of and South Le-them as aforesaid, shall judge necessary for the whole Debt de Use of the said Middle and South Levels, or not exceed either 32,000 l.

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Year of his present Majesty's Reign to the contrary thereof an any wife notwithstanding: And that all and singular the Rents, Taxes and Sums of Money to be received, raised or levied by the said Corporation, from, upon, or upon Account of such Part of the said ninetyfive thousand Acres as lie within the said Middle and South Levels, or either of them, shall be charged and chargeable, in the first Place, with the Payment of the aforesaid Debt of twenty-seven thousand four hundred and forty Pounds, and of such other Sums of Money as shall be borrowed upon Account of the said Middle and South Levels, and of the Interest of such Debt and Sums of Money: And the Receiver of the said Corporation is hereby impowered and required, out of the first Money which shall from Time to Time come to his Hands, arising from the Rents, Taxes and Revenues of the said North Level, to pay the Interest of such Bonds as shall be entered into upon Account of the said North Level, and also the Principal Money due upon such Bonds, paid off, upon upon six Months Notice lest for that Purpose at the Office of the said Corporation in London, by the Person or Persons possessed of such Bonds; and the said Receiver is also hereby impowered and required, out of the first Money which shall from Time to Time come to his Hands, arising from the Rents, Taxes and Revenues of the said Middle and South Levels, to pay the Interest of such Bonds as shall be entered into upon Account of the said Middle and South Levels, and also the Principal Mo-

Bonds to be fix Months Notice given at the Fen Office:

And be it further enacted, That all Bonds To be transto be given by the said Corporation, Inall be ferrable with-transferrable or assignable by Indorsement upon out Stamps. the original Bond, withour Stamps, to any Person or Persons whomsoever; and such Assignments Transfer or Assignment being produced to the to be entered by the Register of the said Corporation, and by him of the Corpoentered in a Book to be kept for that Purpose, ration. (which Entry the said Register is hereby required to make upon Request, the Person producing such Transfer or Assignment, paying the Sum of two Shillings and fix Pence for every such Entry) shall intitle the Person or Persons to whom such Transfer or Assignment shall be made, his, her or their Executors, Administrators or Assigns, to the Money secured by such Bond, and all Interest due or to grow due thereupon: And fuch Assigner or Assignees may, in like Manner, by Indorsement without Stamp, assign and transfer such Bond or Bonds so assigned as aforesaid; and so toties quoties, as Occasion shall requires every such Assignment being entered in such Book as aforesaid.

gular the Renes, Taxes and Sums of Money by the Corpoto be received, raised or levied by the said Cor-ration upon
poration, from, upon, or upon Account of the faxable
such Part of the said ninety-five thousand Acres, Lands in the
sas lie within the said North Level, shall be vels, how to
charged and chargeable, in the first Place, with be applied.
the Payment of such Sums of Money as shall
at any Time hereaster be borrowed by the
said Corporation upon Account of the said
North Level, and the Interest of such Sums;
any thing in the said Act of the twenty-seventh
Year

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faid Middle and South Levels, and them.

Publick AA.

And be it further enacted and and That this Act shall be deemed and along all Courts within this Kingdom, to be lick Act; and shall be judicially take to f as such, by all Judges, Justices, and Persons, without specially pleading the



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24 GEO. 2. C. 23.

An AEt for the regulating the Commencement of the Year; and for correcting the Calendar now in Use.

A ND be it further enacted by the Authority aforesaid, that the several Meetings of the Court of Session, and Terms fixed for the Court of Exchequer in Scotland, the April Meeting of the Governor, Bailiffs, and Commonalty of the Company of Conservators of the Great Level of the Fens, and the holding and keeping of all Markets, Fairs and Marts, whether for the Sale of Goods or Cattle, or for the Hiring of Servants, or for any other Purpose, which are either fix'd to certain nominal Days of the Month, or depending upon the Beginning, or any certain Day of any Month, and all Courts incident or belonging to, or usually holden or kept with any such Fairs or Marts, fix'd to such certain Times as aforesaid, shall not from and after the said second Day of September, be continued upon, or according to the nominal Days of the Month, or the Time of the Beginning of any Month, to be computed according to the said new Calendar; but that from and after the said second Day of September, The said Courts of Session and Exchequer, the said April Meeting, and all such Markets, Fairs and Marts as aforesaid, and all Courts incident or belonging thereto, shall be holden and kept upon, or according to the same natural Days, upon or according to which the same should have been so kept or holden in case *Nn this

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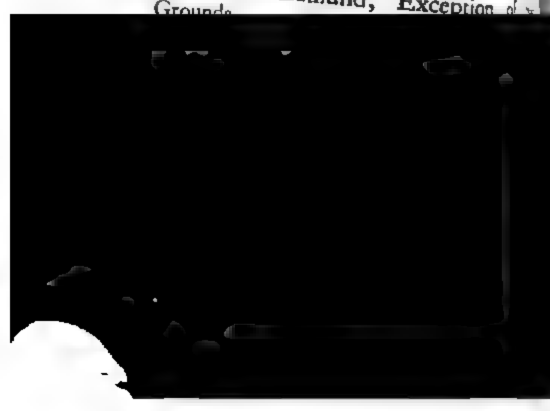
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